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LIBER ALBUS:

THE WHITE BOOK.

LONDON:
REED AND PARDON, PRINTERS,
PATERNOSTER ROW.

LIBER ALBUS:

THE WHITE BOOK

OF

The City of London.

COMPILED A.D. 1419, BY

JOHN CARPENTER, *Common Clerk.*

RICHARD WHITINGTON, *Mayor.*

Translated from the Original Latin and Anglo-Norman,

BY

HENRY THOMAS RILEY, M.A.,

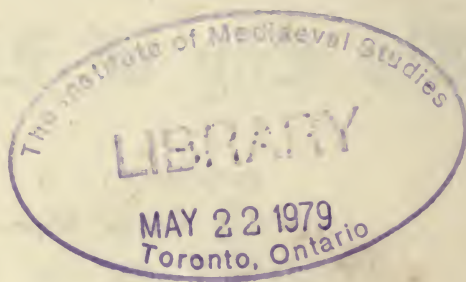
CLARE HALL, CAMBRIDGE;

OF THE INNER TEMPLE, BARRISTER-AT-LAW.

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INTRODUCTION.

It is a fact, not the less true because not universally known (in the antiquarian world even), that there is no city in existence in possession of a collection of archives so ancient and so complete as that belonging to the City of London, preserved in the Record-Room at Guildhall. For nearly six centuries, in the sequence of Letter-Books, Journals, and Repertories, its officials have kept an unbroken record of all transactions and events, social, political, ecclesiastical, legal, military, naval, local, and municipal, in which, closely or remotely, the City in its corporate character has been interested. Throughout the chances and changes of this long and eventful course of time, its wars, its revolutions, its rebellions, its insurrections, its famines, its pestilences, and its conflagrations, to the lasting honour of the Corporation these invaluable memorials of far distant ages have been preserved, comparatively unscathed; in companionship too with other records, in some instances probably of still earlier date, and with thousands of deeds, wills, enrolments, and other documents, which have been accumulating upon the shelves of its muniment-room for little short of seven hundred years.

From these archives, as they existed in the year of Our Lord 1419, combined probably with other sources of information now lost or unknown, the *Liber Albus*, or 'White Book,' is a compilation,—or 'Repertory,' as the Compiler in his brief Proœmium seems inclined to call it;—prepared (or rather perhaps, brought to a conclusion) in the last Mayoralty of Richard Whittington, for the instruction and guidance of those to whom, before they should have gained the experience of old age, the governance of the City, or the management of its affairs and interests, might under circumstances of emergency be entrusted.

Upon the varied character of its contents there is perhaps hardly any necessity here to enlarge; the more especially, as the nature of them may

be seen almost at a glance from the voluminous Tables of Contents by which each Book (the Second excepted), or Part of a Book, is accompanied. It may suffice to say that, commencing with the usages of the City in its corporate capacity so early as the time of the Norman Conquest, they treat of the formalities that during the succeeding three centuries and more had been employed in electing the Mayor, Aldermen, Sheriffs, and other civic dignitaries; the rights and duties of the City in reference to the King's Justiciars when sitting in Eyre at the Tower; the various Charters granted to the citizens from the time of the Conqueror to the reign of Henry the Fifth; the due Enrolment of Deeds and Recognizances; the Court of Hustings and the Sheriffs' Court, and their respective duties and jurisdictions; the modes of acquiring the freedom; and numerous other matters more or less connected with the legal requirements and enactments of the thirteenth and fourteenth centuries.

The latter, and indeed by far the larger, portion of the work—from page 196 of the present Volume—is extensively devoted to details which must of necessity interest those who care to know something more about their forefathers than the mere fact that they have existed; many of them—until recently consigned to oblivion ever since the passing away of the remote generations to which they belonged—intimately connected with the social condition, usages, and manners, of the people who, uncouth, unlearned, ill-housed, ill-fed, and comfortless though they were, still formed England's most important, most wealthy, and most influential community throughout the chequered and troublous times of the thirteenth and fourteenth centuries. During this period, in fact, there is hardly a phase or feature of English national life, upon which, in a greater or less degree, from these pages of the *Liber Albus* some light is not reflected.

The Fourth Book, the reader will have no difficulty in discovering, is of a totally different nature from the rest of the work. It had been the Compiler's original intention, he informs us (page 452 of the present Volume), to transcribe numerous other noteworthy memoranda that lay dispersed in the City archives, and from them to form this Book. This intention, however, from want alike of time and space, he had found himself compelled to abandon, and has therefore contented himself with making an abstract, by way of Calendar, to certain Books and Rolls then existing among the City archives, and substituting it in place of his

Fourth Book, as originally contemplated. What these Books are, and what their respective dates, the reader will find stated in page 644 of this Volume.

For the convenience of those who may have occasion to consult the original work, marginal references to its corresponding folios are given throughout in the present Volume. In these references, as the attentive observer will not fail to remark, the numbers do not always follow in regular sequence, those of many folios being from time to time omitted. He would consequently conclude, in all probability, either that the original is now in an imperfect state, or that the present Translation extends to a portion of it only. Neither of such alternatives however is the case, and these interruptions in the numeration of the folios arise, partly from the fact that in the preparation of the original work some of the leaves were left in blank, and partly from the circumstance that when it was rebound (in the latter part probably of the sixteenth century,) a new numeration was adopted, and many additional leaves inserted; some of which also are till in blank, while others contain matter of comparatively recent date—so late indeed as the time of James I.,—and bearing no reference to the original compilation. In the marginal numeration, as given in the present Volume, the numbers of these intervening folios are consequently omitted.

The Latin verses which appear at the commencement of the work—the meaning, though not the merit, of which the Translator has attempted to convey in the accompanying lines—are written upon the fly-leaf of the original volume, in a hand apparently of the earlier half of the sixteenth century; the first line being an almost verbatim adaptation from Book II. of Ovid's *Metamorphoses*, l. 541, the 'Transformation of the Raven,' and the whole of them, little, if at all, short of the standard of Ovidian elegance. So high in estimation even then had the book become, and so assiduously had it been consulted by the civic authorities, of high and low degree, to the tarnishing of its once fair parchment and the defacing of its brilliant illuminations, that the writer, a man in authority no doubt, felt himself justified in thus inserting a graceful reminder that the White Book 'had become the converse of white,' and that it would be as well to have a transcript made of its contents before it should be thumbed and greased to annihilation. It was in consequence of this hint, not impro-

bably—by whom conveyed, tradition does not tell us—that a transcript, or duplicate copy, of the work was made, under the supervision of Robert Smith, Comptroller of the Chamber, A.D. 1582. To this transcript, in the moments of its pristine freshness, and amid the bloom perhaps of Mr. Robert Smith's popularity—who was very handsomely rewarded by the Court of Aldermen with a fee of thirty pounds—the name of *Liber Albus*, or 'White Book,' was transferred from the old volume; and to this day the *Liber Albus* of John Carpenter is distinguished by the officials at Guildhall from its more modern and less sullied antitype as the *Liber Niger*, or 'Black Book.' In this copy, however, executed as it evidently was by scribes who knew little about Anglo-Norman, the errors of the original have been more than doubled in amount, and in no instance has a single omission in it been rectified, or difficulty noticed or elucidated.

Of ¹John Carpenter, Common Clerk, or Town Clerk, of the City of London, under whose auspices the *Liber Albus* was compiled, but few particulars are known; and of those few the majority have been but recently brought to light by the industrious research of Mr. Thomas Brewer; to the pages of whose ably-written *Memoir of the Life and Times of John Carpenter* (London, 1856), after borrowing therefrom the following facts, those who desire further information upon the subject must of necessity be referred.

Carpenter was born probably about the close of the reign of Edward III., was brought up to the legal profession, and, after serving the City in an inferior capacity, in April 1417 was elected to the office of Common Clerk. His title of 'Secretary' to the City seems to have been peculiar to himself, and borne by no other civic dignitary either before his time or since. To his high credit, as being at once a man of integrity and distinguished for his ability and business habits, he was nominated one of the four executors of the will of Richard Whittington, the well-known hero of popular, but fabulous, narrative; and the original Ordinances of Whittington's Alms-houses, still in the possession of the Mercers' Company, Mr. Brewer says, there is reason to believe were drawn up by his hand. In 1436 Carpenter was elected one of the representatives of the City in Parliament; about two years later he resigned the office of Common Clerk; and he was re-elected

¹ Or 'Jenken,' as Stow (*Survey*) calls him, that appellation being formerly the popular diminutive of 'John.'

to Parliament in 1439. Subsequently to 1441, his biographer has failed to discover any mention of him. By his testament, as to personalty, dated 8th March 1441, he directed that his body should be buried in the church of St. Peter, Cornhill; and by his will, as to realty, which unfortunately is now lost, he left certain lands and tenements to the City of London, for educational purposes; upon the basis of which devise, at the distance of nearly four centuries from his death, was founded that now flourishing and meritorious institution, the City of London School.

The *Liber Albus*, as already remarked, is a compilation only from other sources; and whatever abilities Carpenter may have possessed, there would be no great field for the display of them in such a work as this. The clerks of his office probably were his amanuenses, and under his general direction and guidance they would do the work of selection from the various sources at his command: consequently, out of the half dozen or more evident varieties of handwriting which are perceptible in its pages it is impossible to say, with anything approaching to certainty, which, if any, is his. If however any part of the volume really is in Carpenter's handwriting, it will probably be the Second Book: it is all written in one hand, certainly not that of a professional 'text-writer,' as it was called, and the peculiar nature of the subject would require more skill, in abstracting and condensing, than any other part of the work.

In reference to John Carpenter, it will not perhaps be irrelevant here to call attention to a fact of some interest that has not, it is believed, been hitherto remarked. In Letter-Book K, preserved in the Record-Room at Guildhall, folios 103, -4, there is a lengthened and curious description inserted of the entry of Henry VI. into London in February 1432, after his Coronation at Paris; of Carpenter's own composition, beyond a doubt. It is in the form of a Letter, certainly in no very choice or excellent Latin, to 'a reverend friend and fellow-citizen,' the writer taking care at the conclusion, under a sort of descriptive rebus, to disclose his name in combination with his office,—'Per Fabrum, sive Domificem, vestrum, 'Johannem, ejusdem urbis Secretarium indignissimum; '—'By yours, John 'Woodwright, or Housemaker, most unworthy Secretary of the same city'—the houses of this period, it must be borne in mind, being mostly of wood, and affording far more room in their construction for the labours of the woodwright, or carpenter, than of the mason or bricklayer.

In reference to the present Translation there is little that needs to be said, seeing that it will have to speak for itself, and that it will be in the power of every reader to compare it with the original work at Guildhall, or as recently edited by the present Translator, in the Government Series of 'Mediæval Chronicles and Memorials' under the direction of the Master of the Rolls. Throughout, it has been made as literal as, consistently with the possibility of its being understood by the non-legal or non-antiquarian reader, it could be made. To preserve however the savour of antiquity that seems only natural to a work compiled so long as from four to five centuries ago, all names, whether of persons or localities, have been invariably allowed to retain the old English forms (however varying in point of orthography) under which they appear in the original; the necessary information being appended in a Note, where there seemed any chance of their not being immediately identified. The same plan has been adopted also in all other instances where the reader would be likely to experience any difficulty from the want of previous acquaintance with the subject; while at the same time, with the view of avoiding a too frequent repetition of the same items of information, the various points that from time to time have been subjected to explanation are brought to notice in the Index. A few errors in the text of the original have been corrected or explained, and several important omissions have been rectified (as in pages 228, 233, 244, 310, 331, 346, 347, etc.) from the *Liber Custumarum*, a compilation of the time of Edward II., also preserved at Guildhall: in all instances too in which the date to which the subject-matter belongs could with any degree of accuracy be ascertained, it has been added at the head of the page. Additional matter that has been introduced for the purpose of supplying omissions, or as necessary to complete the sense, is invariably distinguished from the text by being inserted between crotchets.

In conclusion, the Translator begs to express his obligations to his friend Mr. Charles Reed, F.S.A., for the care and labour which he has unsparingly bestowed upon this Volume generally, and in arranging the references for its numerous Tables of Contents, while it was passing through the press.

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* Qui "Liber Albus" erat, nunc est contrarius albo,
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 Dum tamen est extans, istum describite librum;
 Ne, semel amisso, postea nullus erit.
 Quod si nullus erit—nonnulla est nostraque culpa,—
 Hei! pretii summi, perdita gemma, Vale!

TRANSLATION.

The book that once was white is white no more,
 Made black with grease, and thumb'd its pages o'er.
 Then, while it still exists, transcribe each page;
 Once gone, 'tis lost to every future age.
 And if so lost—some fault of ours, 'tis true—
 Ah me! thou gem of greatest price, Adieu!

* These lines are inserted in the fly-leaf of the "Liber Albus," in a hand probably of the earlier half of the sixteenth century.

J. Carpenter.

LIBER ALBUS;

THE WHITE BOOK.

FORASMUCH as the fallibility of human memory and the shortness of life do not allow us to gain an accurate knowledge of everything that deserves remembrance, even though the same may have been committed to writing,—more especially, if it has been so committed without order or arrangement,—and still more so, when no such written account exists; seeing too that when, as not unfrequently happens, all the aged, most experienced, and most discreet rulers of the royal City of London have been carried off at the same instant, as it were, by pestilence, younger persons who have succeeded them in the government of the City, have on various occasions been often at a loss from the very want of such written information; the result of which has repeatedly been disputes and perplexity among them as to the decisions which they should give:—it has been long deemed necessary, as well by the superior authorities of the said city as by those of subordinate rank, that a volume—from the fact of its containing the regulations of the City, it might be designated a ‘Repertory’—should be compiled from the more noteworthy memoranda that lie scattered without order or classification throughout the books [and] rolls, as well as the Charters of the said city. And forasmuch as such design—for some cause unknown, unless indeed it be the extreme laboriousness of the undertaking,—has not been heretofore carried into effect, a volume of this nature, by favour of our Lord, is now at length compiled, in the Mayoralty of that illustrious man, Richard Whityngton, Mayor of the said city; that is to say, in the month of ¹November, in the year of our Lord’s Incarnation one

Fol. 1. A.

¹ This bears reference, probably, to the month in which the work of compilation was completed.

thousand four hundred and nineteen, being the seventh year of the reign of King Henry, the Fifth of that name since the Conquest; containing therein not only those laudable observances which, though not written, have been usually followed and approved in the said city, to the end that they may not be lost in oblivion hereafter, but also those noteworthy memoranda which have been committed to writing, but lie scattered in disorder in manner before-mentioned; that so, by their being ascertained, the superior authorities of the said city, as well as those of subordinate rank, may know henceforth with greater accuracy what in rare and unusual emergencies should be done, ¹etc.

And to the end that any matter sought by readers in this book may be the more easily found, the present volume will be divided into Four Books, and each Book, by its own Heads and Chapters, into certain Parts; as by the several Tables and Calendars set forth by way of Title before the beginning of each of the aforesaid Books, will more manifestly appear, etc. And in the first place, the Calendar or Table of Chapters of the First Book, which is divided into Two Parts, is set forth as follows.—

The foregoing is the Proœmium, in which are contained the reasons why this book was compiled, etc.

Fol. I. B. It sets forth the division [also] of the whole work into Books, of the Books into Parts, of the Parts into Chapters and Heads, etc.

[CONTENTS OF PART THE FIRST OF THE FIRST BOOK.]

1. Of the three principal offices of London; that is to say, the offices of Mayor, Alderman, and Sheriff [11].
2. How that he who is now called 'Mayor,' was formerly called 'Portgreve,' and afterwards 'Justiciar' [12].
- When the name 'Mayor' began to be used in London, etc. [13].
- How that in former times the same person was both Mayor and Chamberlain, etc. [13].
- How that the Mayor sometimes supplied the place of Coroner, under the name of Chamberlain [14].

¹ This abbreviation, it will be observed, repeatedly occurs; but in many instances without any apparent utility or meaning.

Also, how that four Aldermen, by virtue of the royal letters, were once elected Wardens of the City, in the absence of John Le Blount, Mayor of the City, etc. [14].

3. Why and when a Warden was appointed in London in place of the Mayor, etc. [15].

How long a Warden was continued in London, etc. [15].

How that the Common Seal was formerly in the custody of the Mayor, etc. [16].

Why no Warden will in future be appointed in London, etc. [17].

4. How precautions are taken against tumults arising at the elections of the Mayors and Sheriffs, etc. [17].

How that the Mayor was anciently elected upon the Feast of the Apostles Simon and Jude, and on the morrow was presented to the Barons at Westminster, and admitted [18].

5. How that the commoners formerly claimed the sole right of nominating the Mayor, etc. [18].

That, upon the election of a Mayor, two persons are to be nominated by the commoners, most discreet and most sufficient, who are Aldermen and have been Sheriffs; of whom one is to be chosen, by scrutiny of the Aldermen, to be Mayor, etc. [18].

How and when the scrutiny is to be made, etc. [19].

How that the Mayor shall not remain in office beyond one year, unless he shall be willing at the request of the citizens so to do, etc. [19].

How that the Mayors in ancient times spent but little, etc. [19].

Of the commendation of the outgoing Mayor, before he vacated office [20].

Of the customary manner of, and observances at, the election of a new Mayor, etc. [20].

6. The commendation of the past Mayor [21].

Of the change of seats by the old Mayor and the new one, etc. [21].

Of the manner in which the Mayor is wont to receive his oath at Guildhall, upon the day of the Apostles Simon and Jude, etc. [21].

What is the nature of the Mayor's oath, etc. [21].

The sword borne before the old Mayor, etc. [22].

The reason why the past Mayor, upon any urgent cause, shall exercise the duties of such office throughout the whole of the said day, etc. [22].

7. Of the manner of proceeding upon the morrow of the Apostles Simon and Jude, when the oath is administered to the Mayor at the Exchequer, etc. [22].

How that the past Mayor shall make oath to render a faithful account in the Exchequer, for his office as ¹Escheator, etc. [22].

Of appointing attorneys for the City there and in all the royal places and Courts, etc. [23].

Of the manner of passing the whole day after noon, etc. [23].

Of presenting the Mayor at the Tower, if the Court of Exchequer be not sitting, etc. [24].

8. Of certain other observances and usages in London at the divers Feasts under-written; that is to say, going—

At the Feast of All Saints	} from the church of
„ of the Nativity of Our Lord	
„ of Saint Stephen	
„ of Saint John the Evangelist	
	Saint ² Thomas de
	Acon to Saint Paul's,
	etc. [25].

At the Feast of the Holy Innocents, to	} to the church of
Vespers	
And on the morrow, that is to say, at the	
Feast of Saint Thomas	
	Saint Thomas de Acon
	only [25].

At the Feasts of the Circumcision, the Epiphany of our Lord, and the Purification of the Blessed Mary, from the church of Saint Thomas to Saint Paul's, as above, etc. [25].

In Easter week, that is to say, upon Monday, Tuesday, and Wednesday, to the Hospital of the Blessed Mary without Bysshoppesgate [25].

On Monday in the week of ³Pentecost, from Saint Peter's Cornhill to Saint Paul's [26].

On Tuesday, from the Priory of Saint Bartholomew to Saint Paul's [26].

On Wednesday, from Saint Thomas de Acres to Saint Paul's [27].

¹ The receiver of certain reversions and forfeitures becoming due to the crown.

² This church was situate on the north of Cheapside, upon the ground now occupied by Mercers' Hall. St. Thomas à Becket was

called 'Thomas of Acon,' in consequence of the belief that Acon, or Acre, in Syria, was captured by the Christians (*temp.* Richard I.) by his miraculous intervention.

³ Or Whitsuntide.

Of the two nobles given yearly to the serjeants by the Rectors of the City of London [27].

Of the ten shillings given yearly to the same by the Archdeacon of Middlesex [27].

Of the six shillings and eight pence given yearly to the same by the Archdeacon of Essex [27].

9. The penalty inflicted on a person elected Mayor absenting himself at the Feasts of the Translation of Saint Edward and of Saint Simon and Saint Jude, etc. [27].

Fol. 11. B.

The penalty inflicted on Aldermen who absent themselves, etc. [28].

The penalty inflicted on a person elected Sheriff absenting himself, etc. [28].

How and in what manner punishment has been inflicted upon a person elected Mayor absenting himself, etc. [28].

10. The etymology of the name 'Alderman' [29].

Also, what is to be reckoned as old age in an Alderman [29].

How that he who is now called 'Alderman,' was formerly called 'Judge' and 'Justiciar,' and afterwards 'Baron' [29].

How and why those who are now called 'Judges' were formerly called '*Lagemanni*' [29].

Of the ancient and honourable rites observed at the sepulture of Aldermen [29].

By what virtues and condition of life an Alderman should be distinguished and recommended, before he is accepted as such [29].

(Observe here, in especial, that the condition of serfdom may not be tolerated in an Alderman or in any other citizen.) [30].

How that the Alderman has his title from the name of the Ward over which he presides [30].

And in former times the Ward had its title from the name of its Alderman [30].

How that Aldermen are not to be put upon Inquests [31].

But observe, upon what occasions and for what reason Aldermen have been put upon an Inquest [31].

And observe, that Aldermen shall not part with their robes, of the livery and suit of the Mayor and Aldermen, within the first year [31].

How that Aldermen were wont to pay nothing for the enrolment of charters or deeds pertaining to themselves, etc. [32].

Of the punishment inflicted, by way of chastisement, upon those who insult, slander, and traduce the Aldermen, etc. [32].

How that in former times the Aldermen were not removable, except by death or for some enormous offence [32].

How that afterwards the Aldermen were removed yearly, etc., and others elected anew, etc. [32].

How that now the Aldermen are not removable, unless there be reasonable cause for the same [32].

11. What a Wardmote is, etc. [32].

How that what we now call 'Wardmotes' the Romans formerly called '*Plebiscita*,' and the Saxons '*Folkemote*' [32].

How that in former days they held Wardmotes several times in the year. Also, the manner of holding a Wardmote, etc. [33].

How that the Alderman shall present before the Mayor, at his General Court, the Inquest of his Wardmote [33].

What is afterwards to be done as to and upon the Inquest aforesaid, and the manner thereof [33].

That the Alderman shall punish the officers under him of his Ward, who are remiss and negligent [34].

12. Of the manner of electing an Alderman, within fifteen days [35].

That it is the duty of the Mayor and Aldermen to proceed to such election at the end of the said fifteen days [35].

The penalty for refusing the charge and office of an Alderman [35].

The oath of an Alderman upon his election and admission [35].

Also, that it is the duty of the Mayor and Aldermen to proceed to such election, in case the person presented be not admitted, for certain reasons, as set forth [35].

13. The manner of holding a Common Council [36].

The penalty inflicted on those present without summons [36].

How a matter in question and dispute shall be discussed and examined, as to which the persons in Common Council assembled cannot readily agree [36].

The penalty inflicted upon those summoned who do not appear	[36].
The oath of the men of the Common Council	[36].
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Approval of the modern method	[37].
14. Of the Sheriffs of London	[37].
How that the Sheriffs are both judges and executors of their judgments	[37].
How that the Sheriffs are called 'Eyes of the Mayor'	[37].
Of the obedience to be shewn by the Sheriffs to the Mayor for the time being	[38].
How that every difference and debate between the Sheriffs and any other persons whatsoever ought to be settled by the Mayor and Aldermen	[38].
15. Of the Recorder of London, and his office	[38].
Also, of his fee and his ¹ oath	[38].
16. The manner of electing the Sheriffs	[39].
That the Mayor shall elect one Sheriff, for whom he shall be ready to answer	[39].
And that the commonalty shall elect the other Sheriff, for whom in like manner, etc.	[39].
How a dispute as to the election shall be settled, etc.	[39].
The penalty inflicted upon a person elected Sheriff absenting himself and refusing the oath, etc.	[39].
² Delivery of the Cocket by the old Sheriffs to the Mayor	[39].
Delivery of the Sheriffs' Records before the Mayor, etc.	[39].
Redelivery of the Cocket to the new Sheriffs by the Mayor	[40].
And redelivery of the Records to the ³ Common Clerk, etc.	[40].
Also, the ⁴ oath of the Sheriffs	[40].
17. The oath of all officers of the Sheriffs	[40].
The penalty for refusing to take the oath	[40].

Fol. III. n.

¹ The Recorder's Oath does not appear in the 15th Chapter, but is given in Book III., folio 208a of the original.

² This delivery is not mentioned in the 16th Chapter.

³ To the Chamberlain in reality, as there stated.

⁴ This oath is not given in the 16th Chapter, but appears in Book III., folio 208a of the original.

What the new Sheriffs are to do, after dinner, on the day of their taking the oath [40].

How that, after noon on the Vigil of Saint Michael, all things pertain to the new Sheriffs [40].

Before noon, to the old Sheriffs [40].

Also, that the Sheriffs are not to take of the bakers other fines than those ordained, under a penalty, etc. [40].

The penalty inflicted upon the Sheriffs and their officers for not obeying the Mayor [41].

That no officer shall keep a brewhouse, bakehouse, or cart or horses for hire ; nor shall they be regrators, under a penalty, etc. . . . [41].

Also, that the Sheriffs shall not let the County of Middlesex to ¹ferm [41].

Also, that the Sheriffs shall not let the Gaol of Newgate to ferm [41].

Also, of the government of the keeper of the Gaol and of his serjeants [42].

Also, of the grooms of the Sheriffs, and the ²seizure [by them] of cartage [42].

18. Of the fees and duties of the Chamberlain, his clerk, the Common Serjeant at Law, the Common Clerk, and his clerks, etc. . . . [42].

Also, of the fees and duties of the Common Crier, the Mayor's Sword-bearer, the Mayor's serjeants and clerk, and the serjeants of the Chamber [42].

[CONTENTS OF PART THE SECOND OF THE FIRST BOOK.]

The manner and order in which the Barons and the community of the citizens of London ought to behave and comport themselves towards the King and his Justiciars, at the time when it shall please his lordship the King to hold the Pleas of his Crown at the Tower of London, as to attachments and misadventures that have taken place in that city . . . [45].

Questions put to the citizens of London, at the Tower, at the ³Iter there holden by King Henry, in the fifteenth year of his reign, and there

¹ Or 'farm ;' i.e. at a fixed rent for the tolls, duties, and customs thereof.

³ Or *Eyre*, the Court held by the Justices Itinerant or Errant.

² For the general purposes of the City.

enrolled, before Hubert de Burgh and his associates, etc. And the Answers made by the citizens to the same Questions, etc. . . . [55].

¹Answers made to the Questions proposed to the citizens of the same city, by the Justiciars Itinerant at the Tower of London, in the fourth year of the reign of King Edward, son of King Henry . . . [55].

Of Pleas of the City holden at the Tower, at divers Iters in divers years, etc. The Pleas aforesaid are divided also into seventy-six Articles, which are set forth by way of Table and Calendar at the beginning of the Pleas aforesaid, etc. . . . [62].

Fol. 1 A.

PART THE FIRST.

CHAPTER I. [*Of the offices of Mayor, Alderman, and Sheriff.*]

In the City of London, since the time of the Conquest of England that was made by his lordship William, Duke of Normandy, in the year of our Lord ²1067, there have been three offices, which (though to some extent ³subordinate, as hereafter set forth), by virtue of the prerogatives of their dignity and power, have been wont to stand conspicuous among the other offices of the said city, and deservedly to be held superior to them,—the office, that is to say, of Mayor, the office of Alderman, and the office of Sheriff; each of which has under it certain deputies, officers, and servants. For as to the office of the King's Escheator in London, though formerly it was otherwise, it is now included in the office of Mayor; as set forth in the Charters granted by King Edward the Third to the City of London, in the first and fifteenth years of his reign. Of the offices also of Recorder and Coroner, mention will be made hereafter, in their respective places.

In treating therefore individually of the three principal offices before-named, and of the offices subordinate to them, we must begin with the highest of them, the office, namely, of Mayor.

CHAPTER II. [*The former names and duties of the Mayor.*]

The principal and immediate representatives of the sovereign power in London, since the time of his lordship King William, the Conqueror

¹ This article is entered twice over, but no such Answers are to be found in the present work.

² 1066 is the date usually assigned.

³ He probably alludes to some few occasions when a Warden was appointed by the King to rule the City, without the Mayor being deposed from his office.

of England, have acted at various times under various names. For that King called his representative in the said city, him whom we now style 'Mayor,' ¹'Portgrave,'—(a name which he had taken from the Saxon language, in other words, the English); as appears by his Charter, the words of which are given in the *Liber Custumarum*, folio 187. For the word *port*, in the Saxon and Teutonic languages, is of the same meaning as the Latin *civitas* [city]. ²*Grave* too, in the Saxon or German tongue, has the same meaning as ³*Comes* in Latin. Hence this name 'Portgrave' was formed, signifying the same as ⁴'Associate of the City;' and hence it is, that ever since England was a kingdom, the honour due to an Earl, as well in the King's presence as elsewhere, has belonged to the chief officer of London, who is styled 'Mayor,' so long as he continues in the office of the Mayoralty: hence it is too that the sword is borne before him, as before an Earl, and not behind him.

The fact that the Saxon or English words are written in the said Charter as '*Gofregd Portrefan*,' otherwise '*Portreve*,' must be imputed, it is thought, to an error on part of the transcriber, or else to some corruption or variation, in process of time, in the Saxon tongue; the letter 'g' being then omitted, either in the pronunciation or in the writing thereof. For it is well known that the superior officer of a city, in the Saxon and German tongue, is usually still called '*Portgrave*,' or '*Portgreve*' at a more ancient period. In the same way, too, this same city, which in former times was named '*Luddesden*,' from King Lud, is now, through a corruption in our idiom, called '*Londone*.' And further, seeing that the Saxon word '*reve*,' as signifying a steward or bailiff, is repeatedly in the mouths of the common people, it is very evident that the English, in process of time adopting a barbarous pronunciation of the Saxon language, have given to the principal officers of cities the name of '*Portreve*,' as a substitute for that of '*Portgreve*.'

In the Charter also of King Henry, son of the said William, when he

¹ The exact word in the so-called original of the Charter is *Portrefa*—'chief officer of a fortified place.'

² Properly *gerefa*.

³ Meaning '*associate*,' i. e. of the King. Hence it came to imply the dignity of Earl or Count.

⁴ *Civitatis Comes*.

⁵ In *Liber Custumarum*, at the place referred to, the exact spelling is '*Gofregth Portrefan*.'

⁶ A fiction borrowed from Geoffrey of Monmouth, B. III. c. 20.

delivered to the citizens of London the County of Middlesex to ferm, he granted them liberty to elect 'Justiciars' from among themselves to keep the Pleas of his crown; so that he who is now called 'Mayor' was also called 'Justiciar,'—as set forth in the *Liber Custumarum*, at the folio above-mentioned. Hence it seems, that the Mayor of London did not act under the King's commission at the delivery of the Gaol of Neugate, [or] at the determining of any pleas touching the crown, in reference to any cases whatsoever that might arise within the said city; unless, perchance, it had become a custom with the Mayors to sue for such royal commissions 'without prejudice, and not as an acknowledgment of any superior right; their object being to associate with themselves such Justiciars and persons learned in the law as they might think proper, by way of precaution against delivering judgments founded in error. And yet, at a later period, his lordship King Edward, son of King Edward, in his Charter, the words of which are given in the *Liber Custumarum*, folio 192, says—at the conclusion of that Charter,—'And, further, we have granted, etc., unto the 'citizens, that neither we nor our heirs, for any matters arising within 'the same city or the suburbs thereof, will assign within that city our 'Justiciars, other than the Justiciars Itinerant at the Tower of London 'upon Iters of that kind, and the Justiciars for delivery of the Gaol of 'Neugate and for correction of errors at Saint Martin's le Grand, in 'London, as from ancient times hath been the usage, unless, etc., matters 'arise touching ourselves or our heirs.'

But it is in the Charter of King Henry, son of King John, that the chief officer of London begins to be called 'Mayor.' In that Charter, as given in the said *Liber Custumarum*, folio 289, it is written to the following effect,—'Know ye that we have granted, and by this our 'present Charter have confirmed, unto our ³Barons of our City of London, 'that they may elect from among themselves their Mayor each year, who 'must be one trusty as towards us, discreet, and fit for the governance of 'the City, etc.'

Fol. 2 A.

And observe, that in former times the same person was both Mayor and Chamberlain of the City of London. For thus Sir Gregory de Rokeslee,

¹ The phrase is '*de bene esse*,' which perhaps has no very exact English equivalent.

² An error for 189.

³ In early times the Aldermen of London (and probably all tenants there *in capite* in free burgage) were thus styled.

who was Mayor, was called 'Chamberlain,' as set forth in Book B, folios 3 and 9, and many that follow. On the occasion, too, when Henry le Galeys, the Mayor, took his departure for Lincoln, upon urgent business of his own, he appointed in his place William de Betoigne and Geoffrey de Nortone; and accordingly, in the King's writ, as set forth immediately after, they were styled 'Chamberlains' of the City, a thing that appears in the same Book B, folio 38. That the Mayor fulfilled also the duties of Coroner under the name of 'Chamberlain' of the City, is shewn in the same book, from folio 3 throughout many folios that follow. There is found a letter also of his lordship King Edward, son of King¹ Edward, under his Privy Seal, written in the four-and-thirtieth year of his reign to the Aldermen and other citizens, directing them to elect four Wardens of the City, on the occasion when John le Blount, the Mayor, was made Knight in company with Edward, his eldest son, as set forth in Book C, folio 88; in virtue of which letter, there were chosen temporarily as Wardens of the City in place of the Mayor, Richer de Refham, John de Wengrave, Walter de Finchyngfelde, William de Combmartyn, Thomas Romain, and Nicholas de Farndone, Aldermen. And so it appears, that in former times, because a person was Mayor he was Chamberlain also of the City and Escheator of his lordship the King; and because he was Chamberlain he was Coroner as well. For the fact that in former times the Chamberlain was Coroner also, receiving abjuration of felons, fugitives, etc., taking indietments with the Sheriffs, and sitting upon view of bodies *felo de se* and of persons killed, etc., is fully set forth as of record throughout the whole of the Second Part of the First Book of this volume, and in many other places as well, etc.

CHAPTER III. [*The Warden of the City of London.*]

It is to be remarked, that it is stated in the Chronicles of the ²Greater *Liber Horn*, towards the end, that in the year of our Lord ³1280, being the ⁴fourteenth year of the reign of King Edward, son of Henry, Gregory de Rokesley, the then Mayor, the Sheriffs, Aldermen, and other dignitaries of

Fol. 2 B. London, were summoned to appear upon the Feast of the Apostles Peter and Paul [29 June] before John de Kirkeby, Treasurer,

¹ A mistake for 'Henry.'

³ Properly 1285.

² What book is meant by this name, it seems impossible now to say.

⁴ Properly 'thirteenth.'

and the other Justiciars of his lordship the King, in the Tower of London, for the purpose of holding Inquests there; and that the said Gregory at ¹Berkyngeschirche of purpose resigned the Mayoralty, and delivered the Common Seal of the City to one Stephen Aswy and other Aldermen, and then entered the Tower with the rest, not as Mayor, but as one of the Aldermen and a neighbour of the citizens before-mentioned; alleging in behalf of the City, that by their ancient liberties they are not bound to enter the Tower of London for the purpose of holding Inquests, or to make appearance there for judgment, unless first forewarned for forty days thereto:—whereupon the said John [de] Kirkeby took the Mayoralty and liberties of London into the King's hand, because the City was found to be without a Mayor. Wherefore, the citizens, upon appearing afterwards at Westminster before the King, were arrested, to the number of eighty men; and some other citizens, who the day before had been with the Mayor at Berkyngeschirche and the Tower, were incarcerated. But on the fourth day after, they were all liberated, Stephen Aswy excepted.

And his lordship the King then gave the citizens a Warden in place of their Mayor, namely, Sir Ralph de Sandwich, Knight, and commanded him to keep and govern the citizens according to their customs and liberties. And this Warden continued in office as such until the day after the Purification of the Blessed Mary [2 Feb.], in the fourteenth year [of that reign]; when John Britone succeeded in his stead, and continued to be Warden until the Feast of Saint Margaret [20 July], in the fifteenth year; at which time Ralph de Sandwich was again appointed Warden, and so continued to be for many years, that is to say, until the twenty-second year of that reign inclusive, as set forth in the same book, as also at the end of Book F. In whose Wardenship, Sheriffs were sometimes assigned to the City by the King's Treasurer and the Barons of the Exchequer, by reason that the liberty of the City was seized into the King's hand; while at other times they were elected by the citizens. Afterwards, in the ²eighteenth year of the reign of Edward, son of King Henry, in place of the said Sir Ralph, Sir John Bretone succeeded as Warden, and held that office until the twenty-sixth year of the same reign unexpired; concerning whom it is written in Book B, folio 35, how that he convened the Aldermen and the six best and most discreet men of each

¹ Now, Allhallows Barking.

² An error for 'twenty-second.'

Ward, and informed them that in the King's absence he had been appointed Warden by Sir Edward, the King's son, and the other lords. By whom he was enjoined upon oath, to preserve the City of London and all its liberties and ancient customs unhurt, in such manner as from of old they had been wont to enjoy the same; and to behave himself in all things as Mayor, save only that he was to have the name of Warden, instead of that of Mayor, etc.

Whence it appears also, that the Common Seal was formerly in the custody of the Mayor, by virtue of his office; until the time when the citizens prevailed upon the King to allow the Common Seal of the City to

remain in the custody of two Aldermen and two others, commoners, by the commons of the said city for that purpose to be chosen, etc.; as in the Charter of the same King Edward, son of King Edward, granted unto the citizens at the end of the twelfth year of his reign, and given in the *Liber Custumarum*, folio 194, is fully set forth.

Also be it known, that on the Wednesday in Easter week, in the six-and-twentieth year of the ²same King Edward, all the Aldermen and certain other reputable men of the said city appeared before the King at Westminster; and there his lordship the King, with his Council, granted unto them the election of a Mayor. Whereupon, on the Friday next ensuing, with the assistance of twelve men of each Ward, they elected Henry de ³Galeys Mayor; who on the Wednesday following was presented to the King at Fulham and accepted, being admitted and sworn on the ensuing Thursday at Westminster, before the Treasurer and Barons of the Exchequer. And on the Friday following, he set out for Lincoln on urgent business of his own, having first appointed as his substitutes William de Betoigne and Geoffrey de Nortone, as stated in Book B, folio 38. Where also are set forth the King's Commissions, one of them directing the said Sir John Breton to resign the office of Warden, and the other commanding the citizens to proceed to the election of a Mayor, etc. But as the said appointment of a Warden and seizure of the liberties into the King's hand, for the transgression of one individual, seemed rather an act of caprice than an exercise of legitimate right, to the end that the same might not happen in future, his lordship King Edward the Third granted by his Charter—

¹ An error for 193.

² An error for 'father of the same.'

³ More generally called 'Waleys.' In 1375 he had been Mayor of Bordeaux.

entered in Book F, folio 105—that for no personal transgression whatsoever, or personal judgment pronounced against any officer of the said city, should the liberties of the City be taken into the King's hand, or into those of his heirs, nor should any Warden in the same city upon such pretext be appointed.

CHAPTER IV. [*Precautions against Tumults at the Election of the Mayor.*]

At Elections of the Mayor and Sheriffs, because in ancient times a vast multitude used to resort to the Guildhall—seeing too that, as the Wise Man bears witness in the ¹26th Chapter of Ecclesiasticus, a gathering together of the multitude is a thing to be feared, because in such case riots and tumults may readily occur,—the Mayor and Aldermen were wont for some days before the day for electing the Mayor, and the Sheriffs as well,—as indeed they are still in the habit of doing,—to meet together and discuss how such election might be made in a peaceable manner, and without tumult or outbreak of the populace. For which purpose, they nominated the more discreet and more sufficient citizens of each Ward, in such number as to them seemed requisite, and had them summoned by name to be present at the election of the Mayor on the ²day of Saint Edward, the King and Confessor.

Fol. 3 a.

And because it would frequently happen that, upon the day of such election, the populace who had not been summoned rushed into the Guildhall, the Mayor and Aldermen, sometimes upon the strength of their own official authority—as set forth in the ordinance entered in the last folio of Book F—and sometimes upon that of a royal writ, caused proclamation to be made throughout the City upon the Vigil of such day of Saint Edward, that no one should appear, under a heavy penalty, at the Guildhall during the election on the morrow, unless specially summoned thereto; as set forth in Book D, folio 3, Book E, folio 41, and Book G, folio 254. We find also, as set forth in Book F, folio 191, that upon the Monday next before the Feast of the Translation of Saint Edward, in the four-and-twentieth year of King Edward the Third, a certain bill was sent to every Alderman by the Mayor, commanding him, in virtue of the fealty which he owed unto his lord

¹ Verse 5.

² I. e. of his Translation, 13th October.

the King, to present himself upon the said feast at the Guildhall; as also to cause to be summoned four of the best men of his Ward for the same purpose, he then having the names of such persons endorsed upon such bill.

It is also to be observed, that in ancient times the Mayor was elected upon the Feast of the Apostles Simon and Jude [28 October]; as was the case at the election of Thomas Romayn as Mayor, in the third year of the reign of Edward, son of King Edward; who was elected by the Aldermen, and twelve of each Ward summoned thereunto, and on the morrow was also presented to the Barons of the Exchequer at Westminster, and accepted, as set forth in Book D, folio 2. And the reason why another day for the election was substituted, was the increasing expenses as well as certain other causes, as stated in the following Chapter, &c.

CHAPTER V. [*The Manner of electing the Mayor.*]

And further, upon elections of the Mayors of the said city, disputes frequently arose between the Aldermen and commoners, the latter thinking that the nomination as well as the election of the Mayor belonged to themselves only; and accordingly, after coming to an agreement, on the Eastern side of the Guildhall (the place, that is to say, where the Sheriffs are wont to hold their Courts), they used to attempt to present to the Mayor and Aldermen, seated at the Western end of the Guildhall (at the place of Hustings, namely), a single person only as the Mayor chosen by them for the year ensuing. The Aldermen, however, opposing this, used to assert that they themselves also were citizens and members of the community of the City, and that it was by no means just that, by reason of the prerogative that belonged to their office, they should be deprived of having a voice in the

election of him who was to hold the supreme place as the King's representative in the same city. Hence it became the custom, by common consent of both Aldermen and commoners, for the commoners who were summoned upon such election, after the Recorder had stated to them on behalf of the Mayor and Aldermen the reason for such summons, to retire to the other end of the hall, as before mentioned, and there to nominate two Aldermen, each of whom had been Sheriff and was a fit and proper person for the office of Mayor. Which done, they returned, and by

their own Common Pleader presented to the Mayor and Aldermen two names, as before stated, asking which of them they would be pleased to admit to the office of Mayor for the year then next ensuing. Upon this, the Mayor and Aldermen, ascending to the upper Chamber, elected one of them by a plurality of votes, the Common Clerk taking note by scrutiny, under supervision of the Recorder; then, returning below, they made known to the people in the Guildhall, by the mouth of their Recorder, which of the two had been elected Mayor for the ensuing year.

But it often happened, that when a Mayor had governed well the commoners would willingly have had him to continue in office as Mayor; as instanced in the case of Mayors who have held the Mayoralty for many years continuously, Henry Fitz-Alwyne, for example, the first Mayor, who held the office ¹five consecutive years; the Mayor also who succeeded him, Roger Fitz-Alan, who continued in office three years; Andrew le Bukerell, seven years; Thomas Fitz-Thomas, four years; Gregory de Rokesley, seven years, from the third year, that is, of the reign of Edward, son of King Henry, inclusive, to the end of the ninth year of the same king inclusive—reckoning the first year as well as the last, in other words.—John de Blount also was Mayor for six consecutive years, as in Book F, at the end, where the Mayors and Sheriffs are treated of, is more fully stated. But it deserves remark, that in ancient times the Mayors spent little or nothing more during the time of their Mayoralty than they did at other times, being content with one, or at the very most, two serjeants-at-arms as part of their household. Even more than this, as in those times they gave no liveries, it was the custom for the Mayors, on the same day on which they were elected, to go on foot by land, or by boat on the river Thames, to Westminster, or the Tower, and there to receive their charge and be accepted.

The great costs and expenses, however, entailed by the said office of Mayor being now on the increase, the citizens obtained the assent of his lordship King Edward, son of King Edward, at the close of the twelfth year of his reign, that the Mayor of the city aforesaid should not remain in office as such Mayor beyond one year at a time; as set forth in the *Liber*

¹ Properly 'twenty-four,' from A.D. 1189 to 1213.

Customarum, folio 1201, as also in the copy of the same Charter entered in Book E, folio 90. The concession of this point was solicited, it is thought

Fol. 4 B. by some, because certain former Mayors had held royal commissions to remain in office as Mayor during the King's good pleasure—a thing that the public took much amiss; as was the case with Nicholas Farnedone for example, as set forth in Book E, folio 146; and similarly, with Hamo de Chikewelle, as set forth in Book E, folio 148.

As the Mayor then of one year cannot be Mayor in the year that follows, unless perchance he is most urgently pressed to continue in office, and of his own free will consents thereto—so that, by the liberties of the City, he can in nowise be compelled to submit to that burden for two consecutive years—it became the usage, upon unanimous elections, for the Aldermen as well as the commoners, before proceeding to elect another, to compliment the outgoing Mayor—(supposing always he had gained that amount of favour with the citizens)—upon his good government, and by the mouth of their Common Pleader urgently to entreat him to take upon himself the burden of the Mayoralty for the then ensuing year. Upon his final refusal to do which, the commoners presented to the Aldermen the names of two of the Aldermen (taking care not to nominate the Mayor, it being fully understood by them that he could not be made to continue in office against his own good pleasure); of which two the Aldermen selected for Mayor the one they pleased, in manner before mentioned. The selection thus made, it was the custom for the Mayor to take his departure from the Chamber and descend to the hall below, holding by the hand as he went along the person who was so to be Mayor for the ensuing year; after which, the Mayor and Aldermen being seated in their places, the Recorder announced to the people the name of the person elected Mayor for the year then next ensuing, giving notice also to the people to hold themselves in readiness to accompany their Mayor on horseback to Westminster on the morrow of the Feast of the Apostles Simon and Jude [28 October] then next ensuing, and so uphold the honour of the principal city. This done, the Mayor and Aldermen arose and left the hall, the people following.

In cases where the person so elected was not present, it was the usage for the Mayor and Aldermen, with the Sheriffs, to go to his house, and

there give him notice forthwith to provide himself with all things requisite for the office of Mayor, and to be present at the Guildhall upon the Feast of the Apostles Simon and Jude then next ensuing, there to have the oath administered, as from ancient times had been the custom; after which, each person departed to his home.

CHAPTER VI. [*The Mayor's Oath at the Guildhall.*]

The Feast of the Apostles Simon and Jude being now come, about the tenth hour by the 'clock, it was the custom for the Mayor, all the Aldermen—arrayed in cloaks of violet,—and numerous commoners, to meet together at the Guildhall. Silence and attention being then enjoined by the Common Crier, in other words the Serjeant-at-arms, and duly made, the Recorder, seated at the right hand of the Mayor, announced to the people that, in conformity with the ancient usage of the City, upon that day he who was to be Mayor for the then ensuing year was to take the oath. Then it was the custom also for him to compliment the outgoing Mayor upon such points as deserved commendation; and the Mayor too, if he had anything to say, was duly heard. This done, the outgoing Mayor vacated his seat, and the Mayor elect took his place; the past Mayor, however, sitting next to him, on his left hand. Then, the Common Serjeant-at-arms holding before him the ²book with the Kalendar, with the effigy of Him Crucified on the outside thereof, and he in the meantime placing his hand upon the book, the Common Clerk read to him the oath that he was about to make on the morrow in the King's Exchequer, to the same effect as is entered in Book D, folio I. When he had made the promise and duly kissed the book, the old Mayor delivered to him the ³Seal of the Statute Merchant, together with the Seal of the Mayoralty, enclosed in two purses. The new Mayor was also heard, if he had anything to say, by way of entreating the aid of his fellow-Aldermen during his time, as also the Sheriffs and substantial men of the community, for the better government of the City, etc.

Fol. 5 A.

¹ *de campana*, properly 'by the bell,' the hours in these times being announced by bells.

² Probably the book of the Evangelists, with the Martyrology.

³ With which were sealed certain bonds of record made for the security of merchants, and acknowledged before the Mayor.

This done, it was the usage for them to arise and take their departure, the people following. The sword, however, was borne before the past Mayor, who led the incoming Mayor by the hand, the Aldermen and people following the latter to his house; after which, the sword preceded the past Mayor as far as his own home. Nor was it the custom for either of the two Mayors to appear again in public on that day: but in case of urgent necessity it would be the duty of the past Mayor, for the rest of such day, to exercise the functions of his office in public and abroad; seeing that he was not fully discharged from his office until such time as the Mayor succeeding in his stead had been accepted by his lordship the King, or the Barons of the Exchequer or Constable of the Tower.

CHAPTER VII. [*The Mayor's Oath at the Exchequer.*]

On the morrow of the Feast of the Apostles Simon and Jude, provided such day was not Sunday—in which case, the ensuing Monday was substituted—it was the custom for both the new and the past Mayor, and the Aldermen as well, in a like suit of robes, attended by the Sheriffs and as many as were of the Mayor's livery and of the several mysteries, arrayed in their respective suits, to meet on horseback upon the place without the Guildhall about nine by the 'clock, the sword being borne upright before the person nominated as Mayor. Departing thence, they rode
 Fol. 5 B. together along Chepe, through the gate of Newgate; and then, turning into Fletestret, passed on to Westminster.

Upon their arrival there, the Mayor, Aldermen, and Sheriffs alighted from their horses, and, preceded by the mace-bearers and Mayor's sword-bearer, ascended to the room of the Exchequer, where were the Chancellor, Treasurer, Keeper of the King's Privy Seal, and Barons of the Exchequer. The Mayor, Aldermen, and Sheriffs then standing at the bar, the Recorder stated how that the City of London, in accordance with its ancient customs and liberties, had chosen N. as Mayor for the year then next ensuing, requesting the Barons, on behalf of the City, to accept the individual so elected, who then and there appeared in person. Answer being made by the Chief Baron, or his representative, that it was their pleasure so to do,

¹ See Note 1 in the preceding page.

the book was presented to the Mayor; placing his hand upon which, he was charged with the same oath that he had made at the Guildhall. This done, it was the custom for the Chief Baron of the Exchequer, on behalf of the King and the Lords, to charge the Mayor in especial to preserve peace and tranquillity in the said city; and then, to the best of his ability, so to exercise surveillance over the sellers of all kinds of provisions, as not to allow the public to suffer from excessive prices. And after this, it was the usage for the late Mayor there to present himself as ready to account for his office as Escheator; whereupon he also was sworn to render a good and faithful account of the said office, appointing there such person as he might think proper, to act as his attorney in passing his accounts.

The Mayor also, and Aldermen, in behalf of the City, appointed a member of the Exchequer as attorney of the said city to challenge and claim their liberties, as and when necessity might demand; after which, upon receiving leave from their Lordships, they withdrew. In like manner also, in the ¹Common Bench, they appointed a member of that place to act as attorney for the City. But in the King's Bench it was the custom for them to appoint two attorneys, jointly and severally, to claim the liberties and ancient customs of the said city, as and when necessity might demand. Which done, they returned, the commons preceding on horseback in companies, arrayed in the suits of their respective mysteries. Those, however, who were members of the mystery to which the Mayor belonged, as also those who were of his livery, proceeded next before the Mayor. No person, however, moved so close to the Mayor but that there was a marked space between; while the serjeants-at-arms, the mace-bearers, and his sword-bearer, went before him, with one Sheriff on his right hand and the other on his left, bearing white wands in their hands. The Recorder and the other Aldermen followed next in order, and accompanied him through the middle of the market of ²Westchepe to his house; after which, they returned home, as many, that is, as had not been invited to the feast.

On the same day, after dinner, it was the custom for the new Mayor to proceed from his house to the church of Saint [³Thomas] de Acon, those

¹ Now known as the Common Pleas.

² Or Chepe, the present Cheapside. A great portion of the northern side as far as Guildhall was then open ground.

³ This word has been erased here and elsewhere in the original; by some individual probably of strong anti-papistical tendencies.

Fol. 6 A. of his livery preceding him ; and after the Aldermen had there assembled, they then proceeded together to the church of Saint Paul. Upon arriving there, at a spot namely in the middle of the nave of the church, between the two small doors, it was the custom to pray for the soul of Bishop William, who by his entreaties, it is said, obtained from his lordship William the Conqueror great liberties for the City of London ; the priest repeating the ²*De profundis*. They then moved on to the churchyard, where lie the bodies of the parents of ³Thomas, late Archbishop of Canterbury ; and there they also repeated the *De profundis, etc.*, in behalf of all the faithful of God departed, near the grave of his parents before mentioned. After this, they returned through the market of Chepe (sometimes with lighted torches, if it was late) to the said church [of Saint Thomas], and there the Mayor and Aldermen made an offering of one penny each ; which done, every one returned to his home, and 'the morning and the evening were one day.

It should also be known, that if the King's Exchequer is not at London, or if it is vacation-time with the Court, the Mayor is presented to the Constable of the Tower of London, or his deputy. In which case he is accepted and sworn without the first gate ; as was done in the case of Sir Nicholas Brembre, elected Mayor on the Vigil of Palm Sunday, in the fiftieth year of the reign of Edward the Third. In like manner, upon the morrow of the Feast of the Apostles Simon and Jude, John le Blount was presented as Mayor, sworn, and accepted, by John de Blakbrok, the deputy of Sir John de Sandwik, Constable of the Tower, in the one-and-thirtieth year of the reign of Edward, son of King ⁶Edward, as set forth in Book C, folio 112. This liberty is entered also in the Charter of his lordship the King.⁶

CHAPTER VIII. [*Of certain other Usages and Observances on part of the Mayor.*]

In like manner, at the Feast of All Saints [1 November] then next

¹ Those of his retinue who were clothed at his expense.

² The commencing words of the 130th Psalm.

³ The original words were 'Saint Thomas of Canterbury ;' but these have been crossed

over, and the others substituted.

⁴ A parody of *Genesis* i. 5.

⁵ An error for 'Henry.'

⁶ Probably in allusion to the Charter of the 26th Edward I.

ensuing, the Mayor was wont, together with his household, to proceed after dinner to the church of Saint [Thomas], as also the Aldermen and the people of the Mayor's livery, who met together there, with the substantial men of the several mysteries, arrayed in their respective suits; and thence to proceed to the church of Saint Paul, and there hear Vespers, and then return in manner already stated. In like manner also, upon the day of our Lord's Nativity, the Mayor, Aldermen, and Sheriffs, with those who were of the liveries of the Mayor and Sheriffs respectively, were wont to meet after dinner at the church of Saint [Thomas], and then, as already mentioned, to proceed to the church of Saint Paul; where, on the right hand side of the choir, in the stall next to that of the Dean, the Mayor would stand, the Aldermen also taking their position, each in order according to his priority of rank, as well on the same side of the choir near the Mayor as on the other side, while ¹Vespers and ¹Complines were read.

Fol. 6 B.

Which services being duly heard, the further proceedings were to the same effect as stated in the preceding Chapter. A similar usage was observed upon Saint Stephen's day [26 December], as also upon the day of Saint John the Evangelist [6 May]. Again, upon the Feast of the ²Innocents, the Mayor, Aldermen, Sheriffs, and others were wont to hear Vespers in the church of Saint [Thomas de Acon], and on the morrow to hear Mass there and Vespers as well; after which, they returned home. The former ceremonial was observed also upon the Feast of the Circumcision [1 January], the Feast of the Epiphany [6 January], and the Feast of the Purification of the glorious Virgin [2 February].

And observe, that prayers are only offered for the soul of Bishop William in the nave of the said church, upon the days on which the Mayor and Sheriffs have their oaths administered at the Exchequer; nor has it been the usage for the Mayor and Aldermen to remain at Saint Paul's until Complines are finished, except upon the Feasts of the Nativity of our Lord, the Epiphany, and the Purification of the Blessed Virgin. For, at the other Feasts above-named, immediately after Vespers they withdrew. But on the Monday in Easter week, the Mayor, Aldermen, and Sheriffs, arrayed in their suits, as also a large concourse of the city people of either sex, used to resort in the forenoon to the Hospital of the Blessed Mary

¹ The last two of the Canonical services in the day, according to the rule of the Romish Church.

² Or Childermas Day, 28th December.

without Bysshopesgate, to hear Sermon there. The same too was done upon the Tuesday and Wednesday in that week.

Again, shortly before the Feast of ¹Pentecost, it was the usage for the Mayor and Aldermen to meet, and come to a full understanding as to the suits of vestments to be provided. The Mayor too and the Sheriffs, as a mark of honour, bestowed their liveries upon their friends and the members of their households, as well as upon the officers of the City, according to the requirements of their respective grades.

When Monday in the Feast of Pentecost had at length arrived, before dinner and between nine and ten by the clock, it was the custom for the Mayor, Aldermen, and Sheriffs, arrayed in their suits, to meet in the church of Saint Peter upon ²Cornhulle, as also all those of the livery of the Sheriffs as well as of the Mayor. From which place, the Rectors of London heading the procession, those who were of the Sheriffs' livery followed, and, next to them, preceding the Mayor, those who were of his livery; after whom came the Mayor, with the Recorder and Aldermen, in order of precedence, the procession passing through Chepe to the churchyard of Saint Paul's. Entering this on the North side, they were there met in procession by the officials of that church; and then, passing out by the South side of the churchyard and through the Close of Watlyngstrete, they entered the church by the great door on the West side; which done, they came to a stand in the nave, while the hymn *Veni Creator* was chaunted by the Vicars to the music of the organ in alternate verses, an ³angel meanwhile censeng from above. This ended, the Mayor and Aldermen,

Fol. 7 A. ascending to the altar, made their offerings; after which they returned, each to his home. And observe, that the Archdeacon of London used to give to the serjeants-at-mace with the Mayor and Sheriffs, as also to those of the Chamber, two nobles, equally to be divided among them, for preserving the procession of the Rectors from the pressure of the throng.

On the morrow again, on Tuesday, that is to say, the Mayor and Aldermen were wont to meet before dinner, between nine and ten by the clock, at Saint Bartholomew's; after which, preceded by a procession of

¹ Whitsuntide.

² Cornhill.

³ An acolyte or other official of the church

arrayed as such. This was by no means an uncommon practice on great occasions and public ceremonials.

the common folk of Middlesex, they passed through the gate of Newgate, and so proceeded to the church of Saint Michael le Quern. Moving onward, through Old Change, they entered the Close of Saint Paul's by Saint Augustine's Gate, after which the proceedings were the same as on the previous day. And [on this occasion] the sum of ten shillings was given to the said serjeants by the Archdeacon, as already mentioned. On the third day, on Wednesday, that is to say, in the week of Pentecost, the Mayor, Aldermen, and other persons, were wont to meet at the hour aforesaid at the church of Saint [Thomas] de Acon; after which, preceded by a procession of the common folk of Essex, they moved on straight to the churchyard of Saint Paul's, the proceedings being just the same as on the Monday before. And [on this occasion] the sum of six shillings and eight-pence was given by the Archdeacon of Essex to the said serjeants-at-mace. It should be known also, that on occasions when these fees were not paid, it was the usage to compel the Archdeacons by distress to pay the same.

CHAPTER IX. [*Penalties inflicted in certain cases on the Mayor and Aldermen.*]

Forasmuch as the Aldermen, whose duty it is to meet together in the Guildhall at London for the election of a Mayor on the Feast of the Apostles Simon and Jude [28 October], on one occasion had absented themselves, through fear of assuming the Mayoralty; at the instance of William de Iford, the then Common Serjeant of the commonalty of the said City, an ordinance was made by the Mayor and Aldermen, on the Saturday of the Feast of the Apostles Simon and Jude, Richard Lacer being Mayor, to the effect that, every year thenceforward, at the Feast of the Translation of Saint Edward the King [13 October] the Mayor and all the Aldermen should meet at the Guildhall in London; as also, of each Ward in the City, according as it was great or small, twelve, eight, or six persons, of the wealthiest and wisest in such Ward; and that no persons, unless duly summoned thereto, should come or in any way interfere in such election of Mayor or Sheriffs. And at the same Feast of Saint Edward, they were in the usual manner to elect their Mayor for the ensuing year; to the end that the Mayor so elected at such Feast might be able,

between the said Feast of Saint Edward and the Feast of the Apostles Simon and Jude, to make arrangements¹ as to his private affairs.

It was also agreed, that if the person so elected Mayor at such Feast of Saint Edward, shall, at the Feast of Saint Simon and Saint Jude then next ensuing, absent or withdraw himself, from unwillingness to assume the burden of the Mayoralty, whether he may have been absent or present at the time of such election; the officers of the City aforesaid, for the time being, shall nevertheless cause to be levied from the goods and chattels, lands, rents, and tenements, of the person so absenting himself, one hundred marks sterling, the same to be paid unto him who shall, at the said Feast of the Apostles Simon and Jude, by reason of his absence happen to be elected in his stead.

It was also agreed, that all the Aldermen shall in every year be present in the City of London, as well at the Feast of the Translation of Saint Edward the King as at the Feast of the Apostles Simon and Jude, at the election of such Mayor; and that if any Alderman shall at any one of the aforesaid Feasts absent himself, he shall pay to the Chamberlain of the said city, for the time being, to the use of the community aforesaid, twenty pounds sterling, unless such Alderman shall be absent for some reasonable cause, and be able before the Mayor, Aldermen, Sheriffs, and community, satisfactorily to excuse himself. A like ordinance was made also in the time of the Mayoralty of Walter Turk, in the four-and-twentieth year, that is to say, of the reign of Edward the Third, as to persons absenting themselves from the election of the Sheriffs, under a penalty of one hundred pounds sterling. These ordinances are inserted in the last folio of Book F. And observe, that the first of these ordinances was carried into execution in the two-and-fortieth year of the reign of Edward the Third; for upon Walter Berneye, who had been elected Mayor on the Friday of the Feast of the Translation of Saint Edward the King, not appearing at the Feast of the Apostles Simon and Jude then next ensuing, Simon le Mordone was, on the day of that feast, elected Mayor for that year, and on the morrow was admitted and presented to the Barons of the Exchequer, as set forth in Book G, folio 216; and from the goods of the same Walter there was levied a sum of one hundred marks, to the use of the said Simon.

¹ *de statu suo disponere.*

CHAPTER X. [*The Office, Rank, and Qualifications of an Alderman.*]

If we look to the etymology of the word ‘Alderman,’ the more aged were so called. For *alde* in Saxon means ‘old,’ and *alder* is our word ‘older;’ and hence, as the judgment is most vigorous in persons of more mature years, the dignitary who among the Romans was known as ‘*Consul*’ or ‘*Senator*,’ among us is called ‘Alderman.’ And yet, in the case of Aldermen maturity of mind is to be considered Fol. 8 A. rather than of body, and gravity of manners in preference to length of years : hence it is that in the ancient Laws of King Cnut and other kings in Saxon times, the person was styled ‘Alderman’ who is now called ‘Judge’ and ‘Justiciar,’ as set forth in the *Liber Custumarum*, folio ¹. Yet, in several other laws of Saint Edward, the personages who are now styled ‘Justiciars’ were called ‘*lagemanni*,’ from the Saxon *lage*, which corresponds with the Latin *lex*, or ‘law;’ the *lagemannus* being a ‘man of law,’ such as we now call a ² ‘lawyer,’ or, more correctly, a ‘legislator.’

These Aldermen too, in respect of name as well as dignity, it is evident, were anciently called ‘*Barones*.’ For it is matter of experience that even since the year of our Lord 1350, at the sepulture of Aldermen the ancient custom of interment with baronial honours was observed; for in the church where the Alderman was about to be buried, a person appeared upon a caparisoned horse, arrayed in the armour of the deceased, bearing a banner in his hand, and carrying upon him his shield, helmet, and the rest of his arms, along with the banner, as is still the usage at the sepulture of lords of Baronial rank. But by reason of the sudden and frequent changes of the Aldermen and the repeated occurrence of pestilence, this ceremonial in London gradually died out and disappeared. From this, however, it is evident what high honour was paid to the Aldermen in ancient times. Indeed, no person was accepted as Alderman unless he was free from deformity in body, wise and discreet in mind, rich, honest, trustworthy, free, and on no account of low or servile condition; lest perchance the

¹ A blank is left in the original. Reference is made no doubt to that portion of the *Liber Custumarum* which is no longer at Guildhall,

but is included in the Cottonian manuscript *Claudius*, D. II.

² *jurisperitum*.

disgrace or opprobrium that might be reflected upon him by reason of his birth, might have the additional effect of casting a slur upon the other Aldermen and the whole city as well.

And hence it is that from of old no one was made apprentice, or at all events admitted to the freedom of the said city, unless he was known to be of free condition: and even if, after he had received the freedom, it became known that he was a person of servile condition, through that same fact he lost the freedom of the City; a thing that was the case with Thomas le Bedelle, Robert le Bedelle, Alan Undirwode, and Edmund May, butchers, who, in the Mayoralty of John le Blount, lost their freedom in consequence of having acknowledged that they held land in villenage of the Bishop of London, and so remained debarred of the freedom of the City, as set forth in Book C, folio 88. Hence too, in the Mayoralty of Nicholas Extone, fishmonger, in the year of our Lord, that is to say, 1300, being the 2[tenth] year of the reign of King Richard, the Second of that name since the Conquest, an ordinance was made that upon the admission of apprentices, as also upon receiving the freedom, the same ancient custom should in future be observed; as set forth in Book H, folio 3 —.

The Alderman also in modern times has his title from the
Fol. 8 B.

Ward over which he presides, as 'Alderman of Chepe,' for example, 'Alderman of Bridge,' 'Alderman of Quenehithe.' In ancient times, however, on the contrary, the Ward was styled after the name of its Alderman; thus the Ward of Candelwykstrete was called 'The Ward of Thomas de Basyng,' and the Ward of Castle Baynard 'the Ward of Simon Hadestok.' In like manner, Tower Ward was called 'the Ward of William de Hadestok,' and the Ward of Chepe 'the Ward of Henry le Frowyk;' and so too Vinetrie Ward was styled 'the Ward of Henry de Covyntre.' Similarly also, the parish of Saint Bride was said to be 'in the Ward of Anketill de Auvern;' the same that is now called 'the Ward of Farndon,' from Nicholas de Farndone, who was afterwards Alderman of that Ward; the same too as to the Ward of Langeburne. These matters also are set forth in Book B, folio 3, and many folios that follow.

¹ This is an error; 1387, the tenth year of Richard II., is meant.

² The number is accidentally omitted.

³ The reference is omitted.

⁴ Now 'Farrington.'

In ancient times also, the Aldermen enjoyed the privilege of not being placed on Inquests; as mentioned in the *Liber Custumarum*, folio 220, where it is stated that in the Wardenship of John le Bretone, among other ordinances made by him and certain Aldermen, by the commonalty for such purpose elected—as set forth in Book C, folio 6—his lordship the King confirmed an ordinance to that effect, so long as such Aldermen should be judges of the City. Still, however, we find it stated that as well the Aldermen as the Sheriffs of London, etc., were placed upon Inquest in the King's behalf, in a case of burglary, namely, and 'breaking into his Treasury, at Westminster, as set forth in Book C, folio 76; but a case of such rare occurrence and of such high importance cannot be construed as a precedent.

Also, the Mayor, Sheriffs, and Aldermen were all accustomed to array themselves in a like suit on two occasions in the year; when the Mayor rode, that is to say, to have the oath administered at Westminster, on the morrow of the Apostles Simon and Jude; such vestments being trimmed with proper furs. Again, it was the usage for them to be arrayed in a like suit against the Feast of Pentecost, the linings being then of silk. Hence it was that, on the Monday next after the Feast of our Lord's Epiphany, in the thirty-first year of the reign of Edward the Third, an ordinance was made by the Mayor and Aldermen, that whenever it should so happen that the Mayor and Aldermen should be arrayed in such like suit, no one of them should give or part with his robe within that year, under pain of forfeiting one hundred shillings to the use of the community, without any remission thereof. And if it should so happen that any one of them should depart this life within that year, his executors, under the penalty aforesaid, were not to alienate, or give to any one, such robe within that year; such ordinance being entered in Book G, folio 65. It was the usage also for the Aldermen to make no payment for the enrolment of a charter or deed of any kind whatsoever relating to themselves; a thing that is repeatedly stated, and more especially in Book C, folio 124.

Fol. 9 A.

¹ On which occasion, Walter de Wenlock, abbot of Westminster, with eighty of his monks, was committed to the Tower on the charge of stealing property to the value of

£100,000. Twelve of them were kept in prison for two years without trial, but at length were released. See *Croniques de London* (Camden Soc.), p. 29.

How persons too are to be chastised who are guilty of assault upon the Aldermen, while performing the duties of their office in the preservation of the peace, may be seen in the case of William Hulot, Esquire, then dwelling with the Bishop of Bath, and an official of the 'Receipts of his lordship the King; whose hand it was adjudged should be struck off in the Guildhall, because he had made an assault upon John Rote, an Alderman, in the Mayoralty of Nicholas Extone, the tenth year, that is to say, of King Richard; as set forth in Book H, folio 210. But in reference to the subject of persons guilty of assaulting, cursing, calumniating, and slandering the Aldermen, a more full statement is given in folio [290] of the Fourth Book of the present volume, etc.

In former times too, the Aldermen were not removable from their offices during life, unless for some grave offence or crime of enormity for which they deserved to lose the freedom of the City as well. At a later period however, his lordship King Edward, son of King Edward, in the twelfth year of his reign, by his Charter—entered in the *Liber Custumarum*, folio 192,—conceded that the Aldermen should be removed each year. But at a more recent date, the losses, inconveniences, and grievous perils being taken into consideration by the King and his Council, which had for some time arisen in the City by reason of this yearly change of Aldermen, and which were still likely to arise, it was declared and decreed, as is now the case, that the Aldermen should remain irremovable, unless some reasonable cause for their removal should arise,—as in the Charter granted to the City by Richard the Second is set forth, etc.

CHAPTER XI. [*The nature of the Wardmote.*]

The Wardmote is so called as being a meeting together by summons of all the inhabitants of a Ward, in presence of its head, the Alderman, or else his deputy, for the correction of defaults, the removal of nuisances, and the promotion of the well-being of such Ward. The meetings that we call 'Wardmotes,' the Romans called '*plebiscita*;' the same in fact that were styled '*folkesmot*' by the Saxons in ancient times. The Aldermen were in the habit also, by virtue of warrants by the Mayor for the time being to them directed, to hold their Wardmotes, twice at least, or oftener, in the

¹ Probably, Receiver of the Fines, or Receiver of the King's rents.

year ; on which occasions enquiry used to be made as to the condition and tranquillity of the Ward, and such defaults as were presented were corrected by the Alderman, as hereafter will be shewn. Fol. 9 B.

The process of holding a Wardmote in London has customarily been as follows.—The Alderman, after receipt of the warrant, is to command his bedel to summon all such men as are householders, as well as all hired servants, in his Ward, to appear before him at a certain day and hour on the morrow of such summons, in a certain place within the same Ward, for the purpose of holding such Wardmote. These names, after the persons have been duly summoned, the bedel is to have entered in a certain roll, those of the freemen, namely, of the City who dwell in that Ward, by themselves, and those of the hired servants and non-freemen, by themselves. And when at the hour appointed they have duly met together, the Alderman having taken his seat with the more opulent men of the Ward, each in his proper place, the clerk of the Alderman is to enjoin the bedel, in behalf of such Alderman, to command attention ; which done, it is the clerk's duty to read aloud the warrant before-mentioned, and then to read to the bedel the names that are entered in the roll ; while the bedel in his turn proclaims aloud that every person who shall not, there present, answer to his name, and shall make default therein, shall be put down and amerced in the sum of four pence at the least. After this, the bedel is to present to the Alderman a panel, arrayed by the Constables of the Ward, of those reputable men of such Ward by whom Inquisition should be made ; which array, if the Alderman shall deem it expedient, he shall be at liberty to amend. This done, the jurors are to have read to them all the articles touching such Wardmote ; the same as those entered in the Second Part of Book III. of the present volume, folio 30. After this, a certain day for making their presentment is to be given by the Alderman to the jurors. On which day the jurors are to present their verdict indented, one part of it to remain in possession of the Alderman, and the other with the Ward. It is the duty also of the Alderman to present his part to the Mayor, at the sitting of his next General Court ; to the end that, after it has been seen and enquired if there is any matter the correction of which pertains unto the Mayor and City, the aforesaid indenture may be redelivered to him, to be acted upon in other respects, etc.

And at the said Wardmote, there ought to be elected by the Alderman and reputable men of the Ward, as also by the jurors, the ¹Scavagers, Ale-conners, Bedel, and other officials; who, at the General Court before-mentioned, shall take the oaths befitting their respective offices, as set forth in the Second Part of Book III. of the present volume, folio 26. The Alderman also used to be specially certified by the bedel as to the names of such hostellers, brewers, bakers, cooks, victuallers, and auctioneers as dwelt within the Ward. Bakers also were to have their stamps there, the im-

Fol. 10 A.

pressions of which were to be entered upon the Alderman's paper; for doing which, every baker had to pay the Alderman four pence, unless it so happened that he had previously paid for an impression being taken of his stamp before the same Alderman of the Ward, no change of Alderman having taken place. It was the usage also for the Aldermen to seal the measures and weights in their respective Wards, and to condemn such as were not sealed, receiving a remuneration for such sealing to their own proper use, in the same way that the City Chamber now receives it. For every Ward had its own measure, made of brass, and corresponding with the royal standard of the City. At such Wardmote also, those persons who are not free of the City, and who have not previously been sworn there to that effect, ought to be put upon ²frank-pledge, notwithstanding that in other Wards they have been already received therein; on which occasion they are to take the oath that is entered in the Second Part of Book III. of the present volume, folio ³26, for persons about to be admitted to frank-pledge. Every person also who is about to be so received is to give one penny to the clerk for his entrance; and if any such person shall absent himself at such Wardmote, he shall pay four pence to the Alderman; unless indeed such person be a Knight, Esquire, female, ⁴apprentice-at-law, or clerk, or some other individual who has not a permanent abode in this city.

The Alderman ought also, in his own person, to supervise and correct all defaults and nuisances presented by the jurors at the Wardmote aforesaid,

¹ Officers whose duty it was originally to take custom upon the *Scavage*, i. e. inspection of the opening out, of imported goods. At a later date, part of their duty was to see that the streets were kept clean; and hence the modern word '*scavenger*,' whose office corresponds with that of the *rakyer* (raker)

of former times.

² To be bound, mutually with others, for their respective good behaviour; a usage of Anglo-Saxon origin.

³ Folio 209 of the volume.

⁴ A barrister under 16 years' standing.

unless perchance any matters of difficulty should arise, and of a nature bearing reference to the Chamber; matters of which description the Mayor and Chamberlain, aided by the Sheriffs and other officials, shall take in hand. Also, if the Alderman shall find the officers under him remiss or negligent, he shall warn them to amend their conduct; which if they neglect to do, he shall reasonably punish and chastise them, or else report the same to the Mayor, whose duty it is to provide a condign remedy for the same.

CHAPTER XII. [*The Election of an Alderman.*]

Upon the election of Aldermen, it is the custom for the Mayor to proceed to the Ward that is vacant, and, at the place where the Wardmote of such Ward is usually held, to cause to be summoned before him by the bedel all the freemen who inhabit such Ward, should he think proper: and there forthwith, if they are willing and able, or else on a given day, the Alderman is to be elected by the greater and more substantial portion of them. Provided always, that fifteen days do not expire before making such election; for in such case, the Mayor is bound, and has been wont, with the counsel of his fellow-Aldermen, to appoint some man who is honest, rich, and circumspect, to be Alderman of such Ward. It is the duty also of the men of such Ward, when they have made their election, in manner already stated, to present the person so elected to the Mayor and Aldermen for admission.

Fol. 10 n.

And if the person elected, after he has been admitted, shall refuse to accept or undertake such charge, by custom of the City he shall lose his freedom; and he is not to be readmitted to the same without making a notable fine and ransom. But if the person so elected is duly admitted, in such case he shall take the oath that is entered in the Second Part of Book III. of the present volume, folio 125; provided always, that if the Mayor and Aldermen, for some notable cause, shall not think proper to admit the person elected, the Ward shall proceed again to make a more suitable election. But if the Wardsmen shall refuse to do this, or if, from malevolence and pride of heart, they shall elect some other person whom the Court, taking into consideration the advantage and honour of the City, cannot so far demean itself as to accept, it is the usage for the Mayor and

¹ Folio 208 of the volume.

Aldermen, as in the former case, after waiting fifteen days, to elect and admit another.

CHAPTER XIII. [*The Manner of holding a Common Council.*]

The manner of holding a Common Council is as follows.—The day before the meeting thereof, the Mayor and Aldermen are to cause summons to be made by the serjeants of the Chamber, for sixteen, twelve, eight, or four (according as the Ward is great or small), of the wisest and most wealthy persons of each Ward to appear on the morrow at the Guildhall; and [further, to give notice] that no one is to appear unless summoned, or presume to be present at such Council; under pain of imprisonment according to ancient usage, as also, by recent enactment, under a certain penalty and chastisement named in an ordinance made in the Mayoralty of Nicholas Wotton, and entered in Book I, folio 176. All the commoners too that are summoned are to be called over one by one, by a serjeant of the Chamber standing aloft; and as to those who make default, they are to be noted by a clerk of the Chamber in a roll which he holds in his hands, in which are entered the names of those who have been summoned.

And as to those who duly appear, they shall then form a congregation; and if any matter of great difficulty or doubt shall arise, upon which they cannot agree, they shall be severally examined by the Serjeant-at-Law of the Common Clerk and of the Common Serjeant-at-Arms, upon the oath by which they are bound unto the City, etc. And observe, that the business of the City is not to be delayed for the arrival of the men of a Ward or two, supposing that they have been duly summoned; but it must be proceeded with, the presence of the persons so absent not being waited for. Every one too of the persons so summoned who does not appear is to be amerced in the sum of two shillings on each occasion, etc.

The oath of the men elected to the Common Council is as follows.—

‘You shall swear that you shall be trusty unto our lord the King N.,
 ‘and unto his heirs; and shall quickly come, when you are summoned
 Fol. 11 A. ‘to the Common Council of this city, if you be not reasonably
 ‘excused; and good and true counsel you shall give, after your
 ‘wit and cunning; and that for favour of any man you shall maintain no
 ‘singular profit against the public or common profit of the said city; and
 ‘that after you come to the Common Council, you shall not from thence

‘depart, without reasonable cause or the Mayor’s license, until the Mayor and his fellows shall have departed; and that what shall be spoken in the Common Council you shall not disclose.—So God you help, and God’s Holy Gospels.’ These and other matters to the same purpose are set forth in Book H, folio 178.

In the Mayoralty of John Warde, the after-mentioned ordinance was entered as to the election of Commoners for the Common Council of the City; to the effect that, whereas heretofore such Commoners had been elected by the Wards, in future the Commoners for the Common Council of the City should be elected by the respective Mysteries, and not by the Wards; that is to say, six by some of the Mysteries, by some four, and by some two. And for the purpose of so doing, bills were sent by the Mayor, not to the Aldermen, but to the rulers of the respective Mysteries, as set forth in Book H, folios 45 and 46. But so long as this ordinance continued in force, tumults increased among the people, and the great were held in contempt by the small. Consequently, great disputes and divisions arose among the citizens; as was seen at the elections of Nicholas Brembre, John Northampton, and other Mayors, etc. After this, however, the more discreet and more worthy persons of the said city being called together, a long discussion was held as to the amendment of the said ordinance; and at length it was determined that, in accordance with the approved and established practice of ancient and praiseworthy usage, the Common Council should thenceforth be formed by the Wards only, and not by the Mysteries. And this usage, in reference to the great meetings in Common Council, is continued and observed to the present day.

CHAPTER XIV. [*The Sheriffs.*]

The Sheriffs of the City of London, who were formerly styled the ‘Bailiffs,’ are judges themselves, alone in their own Courts, as to personal pleas; but in the Hustings they are not only judges, but also executors of the Mayor’s judgments and precepts, etc. They are also the ‘eyes of the Mayor,’ ever on the watch and taking their share of the anxieties which the said Mayor, as being but one individual, would be insufficient to encounter. For the Sheriffs and all their officers both ought to be, and of usage have been, subject to the Mayor for the time

being,—as the limbs are subservient to the head,—both in staying proceedings and in sending complaints before him, with all matters that pertain thereto, after the same have been held before them and proved, by way of examination, etc.; and in performing all other mandates issued by him, etc.

When any question or debate arises between the Sheriffs and another person, on any matters unto the said Sheriffs or their office pertaining, the same ought to be, and of usage has been, determined by the Mayor and Aldermen; for hitherto the liberties of the City have forbidden the Sheriffs to be judges in their own cause.

CHAPTER XV. [*The Recorder.*]

The Recorder of the City of London should be, and of usage has been, one of the most skilful and most virtuous ¹apprentices-at-law in the whole kingdom. His duty is, always to be seated at the Mayor's right hand when recording pleas and delivering judgments; and by his lips records and processes holden before the Mayor and Aldermen at Saint Martin's le Grand, in presence of the Justiciars assigned for the correcting there of errors, ought orally to be recorded. And further, the Mayor and Aldermen have been accustomed commonly to set forth all other matters touching the City in presence of his lordship the King and his Council, as also in all the royal Courts, by the mouth of such Recorder, as being a man more especially imbued with knowledge, and conspicuous for the brilliancy of his eloquence.

The Recorder's fee was in former times greater or smaller, according as the occasion and his own deserts demanded, as shewn in Book IV. of the present volume, folio ². But at the present day, and indeed for many years past, his fee has stood at a fixed sum of one hundred ³marks. The Recorder has also from the Chamber by way of fee, the like vestments, whether ⁴lined or edged with fur, as often as the Mayor and Aldermen in each year receive the same; his clerk also is provided therewith, like the serjeants of the Chamber. The Recorder is also wont ⁵, and his clerk, to sit at table with the Mayor, etc. More, however, in reference to the

¹ Barristers of less than 16 years' standing, and under the degree of serjeant.

² The number is omitted, but folio 275 is probably alluded to.

³ Of thirteen shillings and four pence.

⁴ With silk, or perhaps with fine linen, as the word is '*lineatum*.'

⁵ There is an erasure here.

office of Recorder, is set forth at greater length,¹ in the Second Part of Book III. of the present volume, folio 25.

CHAPTER XVI. [*The Election of Sheriffs.*]

As concerning the election of Sheriffs,—the Mayor, Recorder, Aldermen, and Commons, are to be assembled on the day of Saint Matthew the Apostle [21 September], in such manner as is ordained on the election of the Mayor; and in the first place, the Mayor shall choose, of his own free will, a reputable man, free of the City, to be one of the Sheriffs for the ensuing year; for whom he is willing to answer as to one half of the ^{Fol. 12 A.} ²ferm of the City due to the King, if he who is so elected by the Mayor shall prove not sufficient. But if the Mayor elect him by counsel and with the assent of the Aldermen, they also ought to be answerable with him. And those who are elected for the Common Council, themselves, and the others summoned by the Mayor for this purpose, as before declared, shall choose another Sheriff, for the commonalty; for whom all the commonalty is bound to be answerable as to the other half of the ferm so due to the King, in case he shall prove not sufficient. And if any controversy arise between the commons as to the election, the matter is to proceed and be discussed in such manner as is contained in the article upon the 'Common Council' in the 13th Chapter of this First Book.

And if any one of those then chosen to be Sheriffs shall refuse or absent himself, so as not to be ready at the Guildhall on the Vigil of Saint Michael next ensuing, at ten by the clock, there to receive his charge, there shall be levied forthwith from the goods, lands, and tenements of him who so absents himself, one hundred pounds; one half to the use of the Chamber, and the other half to the use of him who shall be then suddenly elected and charged by reason of such default. And if the second person elected shall refuse the charge, all his goods, lands, and tenements shall be ³arrested, for all expenses touching that office.

And the old Sheriffs shall come to the Guildhall, at eleven by the clock at the very latest, and shall deliver to the Mayor (at the latest, at the Mayor's General Court that is held after the Feast of the Epiphany)

¹ Another erasure.

² Or fee-farm rent.

³ A term applied anciently equally to the seizure of property and person.

all records of pleas touching freeholds pleaded before them in their time, with all other memoranda touching recoveries suffered by any person, under a penalty of one hundred shillings, to be levied from each of them and to be paid to the use of the Chamber. To do which, the Mayor shall warn them the day on which they shall receive their charge. And then the Mayor shall deliver the ¹Cocket to such Sheriff as he himself shall have chosen, and the records to the Chamberlain for safe custody; and forthwith, the new Sheriffs are to be charged in such form as is written in the Second Part of Book III. of this volume, folio 25.

CHAPTER XVII. [*The Oath of all the Sheriffs' Servants, and their duties.*]

Fol. 12 B. And as soon as the Sheriffs are sworn, all the servants of their office—clerks, serjeants and their ²vadlets, bailiffs of the customs and of Middlesex, the gaoler of Newgate and his clerk,—shall also be sworn, each according to that which pertains unto the position that he holds, any oath made before their masters to the contrary notwithstanding. And he who refuses such oaths is to be adjudged incapable of holding any office for that year. And he who does not appear that day to receive the charge before the said Mayor and Aldermen, shall lose all his offices for that year. And none of the Sheriffs shall have more than eight serjeants, but fewer if they may suffice to execute the business of the public. The oaths of the Under-Sheriff and of all the Sheriffs' clerks, of the serjeants of the Sheriffs, and of the vadlets of the serjeants, are set forth in the Second Part of Book III. of this volume, folio 27.

Item, after dinner on the same day the old and the new Sheriffs shall go together to the prison of Newgate; and there the new Sheriffs shall receive all the prisoners by indenture made between them and the old Sheriffs, and shall place due safeguard there at their own peril, without letting the gaol to ferm. And be it known, that all profits arising from any customs or bailiwicks pertaining unto the Sheriffs of London and Middlesex, after the hour of noon on the Vigil of Saint Michael afore-said, shall belong to the new Sheriffs, and before the hour of noon to the old ones.

¹ The seal of Newgate.

² Grooms, or inferior officers.

Item, no Sheriff hereafter shall take any fine from baker or from brewster, beyond what it is ordained for them to take. And if any Sheriff shall do so, and be attainted thereof, he shall pay for each penny so received twelve pence to the Chamber.

Item, if it happen, which God forbid, that any one of the Sheriffs or their officers shall have especial command on part of the Mayor or Aldermen to perform any business touching the City, and such Sheriff or his officers will not take in hand the same, such Sheriff or officer shall be warned forthwith to appear before the Mayor and Aldermen, and the Common Council of the City, there to answer why he has not done what he was commanded to do. And if he shall not think proper to appear on the day appointed, or if he shall come and not offer reasonable excuse, he shall be ousted from his office and another established in his place. And if such default shall be found in a servant of the Sheriffs, he shall be ousted from his office and adjudged incapable of holding any other office in the said city, thenceforth for ever, without restitution thereof. And also, neither Mayor, Sheriff, nor Aldermen, clerks of the Sheriffs Fol. 13 A. or of the Chamber, serjeants, bedels, serjeants' vadlets, porters of the Counters, nor officers of Newgate, nor their vadlets, shall henceforth, either themselves or by others, brew for sale, keep an oven, or let carts for hire; nor shall they be regrators of any provisions, or hucksters of ale, or in partnership with such. And the person who will not make oath thereto, or who shall contravene this ordinance, shall be ousted from his office for ever.

Item, the Sheriffs shall not let the County of Middlesex to ferm in any manner, but the same shall remain in their own keeping, by their deputy; that so the people in the said County of Middlesex may be treated and governed in due manner as the law demands, without extortion committed upon any one.

Item, the said Sheriffs shall not let the Gaol of Neugate to ferm, but shall put there a man, sufficient and of good repute, to keep the said gaol in due manner, without taking anything of him for such keeping thereof, by covenant made in private or openly. And the gaoler, who by the said Sheriffs shall be deputed thereunto, shall make oath before the Mayor and Aldermen, that neither he, nor any other for him, shall take fine or extortionate charge from any prisoner for putting on or taking off his irons, or shall receive monies extorted from any prisoner. But it shall be

fully lawful for the said gaoler to take from each person, when set at liberty, four pence for his fee, as from ancient times has been the usage : but he shall take from no person at his entrance there, nor shall he issue [execution] suddenly, by ¹ command of the Mayor and Aldermen, without other process. And if he shall be found to commit extortion upon any one, he shall be ousted from his office, and be punished at the discretion of the Mayor and Aldermen, and Common Council of the City.

Item, the serjeants' grooms who ² seize cartage, shall take no more carts or horses than are necessary, and even then, such carts and horses [only] as are on hire; and not those of poor folks who bring victuals and other merchandize to the City, while they spare the carts and horses that are let on hire, for their own private advantage,—on pain of being dismissed from their office for ever.

CHAPTER XVIII. [*The Fees and Duties of the Chamberlain, his clerk, the Common Serjeant-at-Law, the Common Clerk, and his clerks.*]

The Chamberlain, the Common Serjeant-at-Law, who is otherwise called the 'Common ³Countor,' and the Common Clerk, shall be elected by the Common Council of the City, and removed, at their pleasure. And each of these shall receive for his labour from the Chamber ten pounds per annum. And further, the Common Clerk shall receive sustenance for his clerks in either Chamber, and for every deed and will enrolled in the Hustings, ten pence; and for every deed enrolled in the Mayor's Rolls, he shall take two shillings; and for every writ of assize, of nuisance, and of intrusion, and for every precept directed to the Sheriffs for pleas of Hustings, and for every writ of *Scire facias* and of *Fieri facias* six pence, the case of Aldermen excepted.

And the Chamberlain shall give in his account each year, between the Feasts of Saint Michael and of Saint Simon and Saint Jude, the Apostles [28 October], at the latest, before two Aldermen and four of the commons, who shall be chosen by the Common Council of the City, on the day of Saint Matthew [21 September], to take such account. And the persons so chosen shall name to the Chamberlain a certain day, upon which he shall hold

¹ This passage is probably corrupt.

³ Or Pleader.

² For the public service of the City.

himself in readiness to render his account. And also, the Wardens of the Bridge shall each year give in their account in the same manner, before the same auditors, or others by the Common Council thereunto appointed.

Item, if any one shall ask to see any record, he shall shew unto the Chamberlain or the Common Clerk the reason for such demand; and if it shall seem reasonable to the Chamberlain or the Common Clerk, it shall be shewn unto him by a clerk, sworn to the Chamber, and not otherwise; and if he shall wish to have a copy, he shall have the same for a competent payment, to be given to him who shall make the transcript. And if any clerk shall otherwise disclose the secrets of the rules and records, and shall be clearly convicted thereof, he shall be punished bodily by imprisonment, and shall lose his office for ever.

Item, that the clerk of the Chamberlain shall receive in part for his labour one half of the sum that arises from the twelve pence taken for the entry of writs of franchise; and further, he shall receive for his labour what the auditors of the Chamberlain's account may think proper to allow him, at their discretion.

Item, he who is Mayor for the time being, and is sworn unto the City, and [is also] Escheator for such time being, shall keep a clerk for that office; for whom he shall be prepared to answer as well to the King as to the City, for the saving of his own honour and estate.

Item, the Common Serjeant-at-Arms of the City, who is otherwise called the 'Common Crier,' shall be always of the household of the Mayor for the time being, and ready at his commands, as the other Fol. 14 A. serjeants are; and he shall receive from the Chamber sixty shillings each year, and a further sum, if such shall seem reasonable to the auditors of the Chamberlain's account, in consideration of his good behaviour; and he shall receive from each of the Aldermen for his fee the entire robes or cloaks in which they are sworn upon the day on which they receive charge of their office, or else six shillings and eight pence, at their own pleasure; and he shall further receive from the Sheriffs twelve pence for every cry that he makes throughout the City; to enable him to do which, they shall find him a sufficient horse, for the honour of the City. And he shall also receive for each testament that is proclaimed at the Hustings, and for each plea determined at the Hustings, four pence, as his fee. And such serjeant shall be elected by the Common Council, and removed when they please.

Item, the Mayor shall have two other serjeants at least, and an esquire, a man well bred (one who knows how in all places, in that which unto such service pertains, to support the honour of his lord and of the City), to bear his sword before him, at the private cost of such Mayor. Saving however, that each of these three shall receive from the Chamber forty shillings per annum, and no more, as his wages. And further, the esquire shall receive, in addition to this, for each letter that shall be sealed with the Seal of the Mayoralty, twelve pence, the case of Aldermen excepted.

Item, in the Chamber there must be three serjeants, and no more, to serve the Chamberlain in business touching such Chamber, and who shall be elected and removed by the Common Council, when they please. And each of these shall receive from the Chamber forty shillings per annum, and they shall share between them the half of the sum arising from the forty pence taken for the entry of writs of franchise; and they shall be clothed in the suit of the Mayor, at cost of the Chamberlain, twice each year.

Item, if any serjeant of the Chamber shall be found negligent and not attentive to his duty, by testimony of the Chamberlain, upon the first default forty pence shall be deducted from his salary, and upon the second half a mark, and the third time ten shillings. And it is not the intention of the Common Council that by these penalties they shall be excused for any outrageous faults; but, according to the extent of such offences, they shall be removed or otherwise punished, at the discretion of the Common Council of the City.

BOOK I.

PART THE SECOND.

Here begin the manner and order in which the Barons and the community of the citizens of London ought to behave and conduct themselves towards the King and his Justiciars, at the time when it shall please his lordship the King to hold the Pleas of his Crown at the Tower of London, as to attachments and misadventures that have taken place in that city.

Fol. 16 A.

CHAPTER I.

In the first place, it must be fully understood and agreed between the said ¹Barons and citizens as to the attachments and misadventures that are now to be newly presented to the Crown.

The superior and more discreet persons of the said city ought, and of usage are wont, to meet together at a certain and fitting place, for the allaying of such strifes, rancours, and discords, as have before arisen in the City; to the end that, peace and friendship being thus renewed among them, they may be, in will and in deed, as one man and one people, in preserving uninjured their persons, their customs, and their liberties. And if perchance it shall so happen that at this same time any one disturbs the City and molests the citizens, he is by all to be pronounced, among his fellow-citizens, an enemy and a public foe; and himself, as well as his heirs, for ever debarred the liberties of the City. For it does not stand to reason that for such a person his lordship the King should take the City and its liberties into his hand, to the grievance and detriment of the whole city.

CHAPTER II.

Also, due care must be taken that the Sheriffs and the Chamberlain, with their clerks, meet together at a certain place and on a certain day

¹ Under this title the Aldermen of the City are here meant.

before the Council of the City, between the Feast of Saint Michael, namely, and the Solemnity of All Saints [1 November], to compare their rolls for the past year and to recite the same. And the above order is to be observed within the said period in every year; a new roll as to the attachments and misadventures of each year being duly written and prepared by a skilful and competent scribe, who is to be bound by oath faithfully to perform this duty and to observe secrecy as to the same. And so from year to year the roll is to be increased, and with the Charters of the City is afterwards to be safely preserved.

CHAPTER III.

Also, when his lordship the King shall send his letters for the summoning of the attachments of his Crown, such writ is to be enrolled. And if it shall so happen that in the King's writ the day of summons is named within a shorter period than that of forty days, then discreet and serious men must be sent, to shew unto his lordship the King and his Council that by his letters he ought to give them another day. For, in accordance with the ancient liberties and usages of the City, they ought not to be summoned as to attachments of this nature within a shorter period than forty days at the least.

CHAPTER IV.

Also, when they have received the mandate for certain, saving always the liberties of the City, to set forth and plead the said attachments and misadventures, then each Alderman is to prepare a roll for his own Ward; in which rolls are to be contained the suretyships and attachments that pertain unto the King's Crown; for the purpose of instructing and forewarning the people of that neighbourhood that they meet at ¹Berkingecherche on a day appointed, and thence, if the City is so advised, proceed to the Tower of London; to the end that they may discreetly and prudently make answer unto his lordship the King and his Justiciars as to those matters which shall be objected to them. And they must cause the names of such as are deceased to be distinctly and openly briefed, that so they may be

¹ Now, Allhallows Barking.

safely ¹essoined at the gate of the Tower of London, before the Constable and the Chamberlain of the City, or their deputies, on the third day before the day appointed for pleading the Pleas of the Crown. Fol. 10 b. The same order also must be observed as to those absent from the kingdom, such persons to be essoined in a like manner.

CHAPTER V.

Also, upon the day on which the Pleas of the Crown are of usage pleaded, the custom of the City is as follows.—On that day, early in the morning, all the laymen of the City are bound, and of usage are wont, to meet together at Berkynggecherche, and, proceeding thence in a body, to enter the Tower of London, becomingly and properly arrayed. Care also must be taken that no ²seld, shop, cellar, or ³sollar, in which things are sold and are made for sale, be kept open so long as such Pleas of the Crown are being holden at the Tower.

CHAPTER VI.

Also, upon the same day, by sanction of the Common Council of the City, there should be sent from Berkynggecherche six or more of the more serious, honourable, and discreet Barons of the City; who are to enter the Tower for the purpose of saluting and welcoming his lordship the King, his Council, and his Justiciars, on behalf of the City; begging of them that, if it so please his lordship the King, they may safely appear before them in the said Tower, saving all their liberties and customs unto the Mayor and all other citizens. For his lordship the King and all his predecessors, Kings of England, and their Justiciars, have always preserved unto all the citizens their liberties safe and unimpaired.

CHAPTER VII.

And further, the men before-named should shew unto his lordship the King, and unto his Council and his Justiciars, that, on behalf of his lordship the King, they ought to forbid any person to presume to keep

¹ An *essoin* was a legal excuse by the defendant, or his representatives, for non-appearance.

² A large shed, used mostly for the stowage of merchandize.

³ An upper room.

ward at the doors or gates unless he be one of their own fellow-citizens, and by them thereunto appointed. Nor should any marshal or crier appear among their fellow-citizens unless he be one of their number, and acting by desire of the said citizens. For, in accordance with the liberties of the City, they ought, and of usage are wont, to have no porter, usher, marshal, or crier, except of their own number, and such persons as they shall think fit. All the gates and doors are to be kept open to the Barons and to all the citizens, so long as the Pleas of the Crown are being holden, to the end that they may have free ingress and egress. For so it ought, and of usage is wont, to be.

CHAPTER VIII.

After this, three men, discreet and moderate, should be chosen; one of whom is to present unto his lordship the King, and unto his Council and Justiciars, in due order, such haps and mishaps concerning the Crown of his lordship the King as have occurred within the City, from the time when the pleas were last holden down to the present time: while the other two men are to remain standing by the said presenter, the one namely on his right hand and the other on his left. And if it should so happen that while thus making the presentment he becomes fatigued, one of these is to continue such presentment. And if by any chance he should commit an error in making the presentment, he must in a low voice be corrected by the two who are standing by; it being understood that no other person shall in any way presume to disturb or to correct such presenter, but only the two who are standing by him, in manner already mentioned. No tumult, no murmur, no strife, no debate with one another, is to be going on among the people while such presentments are being made; but all persons are to keep themselves quiet and without litigation, as they would preserve the honour and the liberties of the City, and to the end that the presenter may be heard by all and duly understood in peace.

CHAPTER IX.

It should also be known and kept in memory that, in the case of all things charged against the Barons and the community of the citizens, the answer to be made by the City is this.—That although they may be fully

instructed and certified how to make answer, still, they will not unadvisedly make answer thereto; but, after holding counsel and conference together thereupon, they will make answer by the Common Council, saving always the liberties of the City. And for the purpose of preparing such answers, four-and-twenty persons or more must be chosen from the Common Council, who shall forthwith proceed to hold a Common Council of the City for ensuring the safety and protection of the whole body of the citizens. And no 'stranger shall thrust himself among them, to hear the counsels of the City, so long as they shall be thus holding conference together thereon. Fol. 17 a.

CHAPTER X.

After the Justiciars of his lordship the King shall have handed and shewn unto the Mayor and Barons of the City the articles pertaining unto the Crown, they shall immediately demand a fitting day, for the purpose of making due preparation and taking counsel thereon, to the end that they may be able safely to make answer to the said articles upon the day so granted unto them by the Justiciars; and that in the meantime they may be enabled discreetly to enrol and brief the same articles and their answers thereto.

CHAPTER XI.

From the four-and-twenty men or more before-mentioned, four persons or more should be selected, of the Common Council of the City, to be associated with the Mayor for the purpose more especially of making answer to the charges and articles aforesaid. Also the Mayor's Clerk, together with the Common Clerk of the City and the Sheriffs' clerks, shall be seated before them for the purpose of noting by way of memorial all such charges that are made; lest the same, through default of being so noted, should be lost in oblivion. And one of such persons must act as prothonotary; from whose notes all the others are to take copy, in setting down as well the King's charges as the answers made by the community.

CHAPTER XII.

Also, as concerning the Sheriffs and Aldermen, provision must be made

¹ One not free of the City.

as follows:—The Sheriffs are to have their serjeants there present, and all the Aldermen the bedels of their Wards, becomingly and fairly arrayed and shod, prompt and ready to perform and fulfil the commands of the Mayor and Barons of the City, according to such injunctions as may be given to each; their capes too and cloaks laid aside, they are to be fairly arrayed in coats and surcoats, bearing straight white wands in their hands. Of these too, four or more, as may be necessary, must be assigned to the office of keeping the gates and doors; as also two criers, and certain others who are to act as marshals, in fulfilling such duties as may be enjoined them. And if perchance any one of these should be an aged man, weak or infirm, or have sore eyes, then, at the common expense, another person must be substituted in his place, and of the same Ward, efficiently to perform such duties. And as to such men, due precautions should be taken that they be seemly and proper persons, newly shaven and shorn.

CHAPTER XIII.

It is to be observed that, in accordance with the ancient liberties and customs of the City of London, there are three ¹purgations in Pleas of the King's Crown, by means whereof persons appealed, charged, and accused, are in duty bound to acquit themselves. The first of these is employed in cases of homicide or murder; such purgation being called the 'Great Law.' The second kind of purgation bears reference to ²mayhem, and is known as the 'Middle Law.' The third purgation is employed in cases of assault, battery, rapine, wounding, blows, bloodshed, and other injuries of a like nature, inflicted at the season of Our Lord's Nativity and in the weeks of Easter and Pentecost; such purgation being styled the 'Third Law.'

CHAPTER XIV.

When a person is bound to clear himself by the Great Law, the mode of proceeding according to such law is as follows:—He who is so appealed, charged, and accused, has to make oath in his own behalf six times, in his own proper person; to the effect, that is to say, on each occasion, that he

¹ Modes of clearing themselves when accused.

² The maiming or mutilation of a limb, proper for defence in fight.

is innocent and guiltless of felony and breach of the peace of his lord the King, as also of all crime so laid to his charge,—‘So God may help him, and those holy ¹[Gospels].’ After this, six men are to make oath that, to the best of their conscience and understanding, the oath that he has so sworn is a sound oath and a safe,—‘So God may help them, and those holy [Gospels].’ And this proceeding shall be repeated until the number of six-and-thirty jurors is exhausted; due care being taken that [on each occasion] the person accused makes oath first, in form before stated, and then, after him, six men, until the number before-mentioned is completed. Fol. 17 n.

In selecting these six-and-thirty men, the procedure, according to the ancient usage of the City of London, is wont to be, and should be, as follows:—The person accused being absent, eighteen men must be chosen from the East side of ²Walebroke and eighteen men from the West side of Walebroke, persons who are not kinsmen, cousins, or members of the family of the accused, nor yet connected with him by marriage or in any other way, but only trustworthy men of the franchise of the City. The names of these persons are to be read to the accused; who, upon hearing them, shall shew unto the Mayor and Barons of the City the names of such among them as he holds suspected. And if he shall shew reasonable cause against them, the names of such persons shall be struck out of the written list, and others shall be chosen in their stead, to complete the aforesaid number and duly to be read before him. And when the accused shall be content with the names so entered, and shall have put himself upon them for clearing himself of the said accusation, then, by counsel of the City, he shall appear before the Justiciars of his lordship the King, at a certain time and place, to wage and make his law. But in accordance with the ancient usage of the City, such person shall have respite for ³making his law for a term of forty days at the least complete. And the names of the six-and-thirty men [so chosen] shall be delivered unto the Justiciars of his lordship the King.

¹ As this word is not expressed, it is possible that ‘*sanctas*’ may apply to the holy relics upon which not unfrequently persons were sworn. These proceedings were known as ‘Wager of Law.’

² The rivulet of Walbrook.

³ *I. e.* undergoing his trial by oath of the jurors; a panel of whom was called ‘*lex*,’ ‘a law;’ a name given also to this mode of trial or purgation.

CHAPTER XV.

In making the Middle Law, the procedure is as follows:—The person, namely, who is charged and appealed of mayhem has to make oath in his own behalf three times, in his own proper person; to the effect, that is to say, on each occasion, that he is innocent and guiltless of that felony, and of breach of the peace of his lord the King, as also of all crime so laid to his charge,—‘So God may help him, and those holy [Gospels].’ After him also, six men are to make oath that the oath that he has so sworn is a lawful oath and a safe, to the best of their conscience and understanding,—‘So God may help them, and the holy [Gospels].’ And this proceeding shall be repeated until the number of eighteen jurors is exhausted; due care being taken that [on each occasion] the person accused makes oath first, in form before stated, and then, after him, six men, until the number before-mentioned is completed.

In selecting such eighteen men, the same procedure is to be observed as is set forth above in all matters relating to the Great Law before-mentioned.

CHAPTER XVI.

In making the Third Law, the procedure is as follows:—A person accused of assault, battery, rapine, wounding, blows, bloodshed, and other injuries of a like nature, inflicted at the holy seasons before-named, has to make oath once in his own behalf, in his own proper person; to the effect that he is innocent and guiltless of the misdeed laid to his charge, and of breach of the peace of his lord the King at the holy seasons above-mentioned,—‘So God may help him, and those holy [Gospels].’ After him also, six men are to make oath that the oath that he has so sworn is a lawful oath and a safe, to the best of their conscience and understanding,—‘So God may help them, and those holy [Gospels].’ And be it known, that these six men should be chosen of the ¹venue in which the person so accused is dwelling; provided always, that they are not cousins, or kinsmen, or members of his family, nor yet connected with him by marriage, or in any other way, but only trustworthy men of that venue

¹ Or ‘visnet,’ or neighbourhood.

and of the franchise of the City. And the names of such persons shall be read to the accused, etc., as above stated under the Great Law.

Fol. 18 A.

CHAPTER XVII.

By common assent of the City, injunctions should be given to the two Aldermen whose Wards are nearest to the Tower of London, to the effect that, upon the third day before the Pleas of the Crown are holden, they must enter the Tower for the purpose of examining the benches in the Great Hall, to see if they are sound; and if they should happen to be broken, they must cause the same, at the costs and charges of the City, to be well and strongly repaired. In like manner also, they must have a strong bench made in the middle of the hall, with seats for three, the same to stand in the middle of the hall, opposite the great seat of his lordship the King; and upon this the Mayor and Barons of the City are to be seated, when making answer unto his lordship the King and his Justiciars as to matters which pertain unto the Crown.

CHAPTER XVIII.

Seeing that it is quite impossible for the Barons and the body of citizens of London to do otherwise in the Pleas of the Crown than pass through the hands of the King and his Justiciars, it is matter of necessity that the Barons and all the citizens should court their favour and good will; by making ample presents to them, that is to say, and to their clerks; seeing that the ancestors of the Barons and citizens of London, who, in their day, so manfully and so strenuously ruled and defended the City, and the liberties and customs of London, were wont to do the same. And therefore, forasmuch as it is no dishonour or disgrace for us to follow in the footsteps of our ancestors who in former times shewed such tact, it can only be to our advantage to do the same as they did; to the end that by objections raised by such persons the citizens may not be molested and disturbed; but rather, on the contrary, in the enjoyment of their liberties may peacefully be maintained.

CHAPTER XIX.

If enquiry should be made of the Mayor and Barons of the City, who

are the presenters and finders of homicides, murders, or other misadventures, by common counsel [of the authorities] answer should be made to the following effect:—That although the usage of the realm is such without the City, still in London there is no presenter or finder of such matters as are before written, and this in accordance with the ancient usages and liberties of this city. For that in a city so populous as this, occurrences of such a nature can by no possibility be concealed; seeing that, before intimation thereof could be given to the bailiffs, tidings of such matters would be spread far and wide from end to end of the City. And that therefore there is no such person kept in the City, nor of usage hath been wont to be; but the only mode of gaining such information is through the common people of the City.¹

²Among the noble cities of the world which fame has rendered illustrious, the City of London is the one principal seat of the realm of England which diffuses far and wide the celebrity of its name. It is happy in the salubrity of its climate, in the enjoyment of the Christian religion, in its liberties so well deserved, and in its foundation at a most ancient date. Indeed, according to the testimony of the chronicles, it is much older than the City of Rome; for, springing from the same more ancient Trojans, London was founded by ³Brut, in imitation of great Troy, before the foundation of Rome by Remus and Romulus; whence it is that, even to this day, it possesses the liberties, rights, and customs of that ancient city Troy, and enjoys its institutions. For it has its senatorial rank as well as its minor magistracies; it has also its annual Sheriffs as a substitute for Consuls. All persons too that come here, of whatever condition they may be, whether freemen or serfs, obtain a refuge here, as well as protection and liberty. Nearly all the bishops, abbots, and nobles of England are citizens, as it were, and denizens of this city, having here celebrated mansions of their own.

These and very many other noteworthy particulars in reference to the most noble City of London, are set forth in folios 98 and 99 of an ancient

¹ "These matters are entered in the Book called 'Ordinances of the Iter.'" Marginal Note in a later hand. This book is still preserved at Guildhall.

² The whole of this passage, down to 'Horn,' is written in a later hand. The com-

encing lines are an adaptation from Fitz-Stephen's description of London, *temp.* Henry II.

³ The story of Brut, and the foundation by him of London, is derived from Geoffrey of Monmouth.

book, intituled the 'Book of Records' of the said city; as also in folio 93 of a book belonging to the said city, intituled '*Speculum*,' and in folio 230 of the book intituled 'Horn.'

QUESTIONS PROPOSED AT THE ITER.

Fol. 19 A.

Questions put to the citizens of London at the Tower on the occasion of the Iter of King Henry, in the fifth year of his reign, before Hubert de Burgh and his associates, etc.; as also the Answers of the citizens thereto. The same are also enrolled in the Iter of King Henry at the Tower, before the same Hubert, etc., in the fifteenth year of the said King Henry.

Question I. Archbishops, Bishops, Earls, and Barons, and others who hold rents in London arising from tenements of any kind,—in case they cannot obtain their rents, how are they to recover such rents?

Answer. It is answered and allowed, that if anything can be found upon the land held in fee by means whereof distraint may be made, the same may be distrained for such arrears. But if not, the tenant must be impleaded in ³Gavelet by a certain writ of services and customs, so that, in case the tenant acknowledges such ⁴service, he must make satisfaction forthwith. But if he deny such service, the demandant will have to name his suit, or, in other words, two witnesses; such names to be duly entered, and [the demandant] ⁵to have a day for producing them at the next Hustings. Upon which day, if he produces such witnesses, and by them proof is made that, in their sight and hearing, the demandant has received rent; then, in such case, the tenant shall lose his fee, and the defendant shall recover his land in demesne. But if, before this, [the tenant] shall have acknowledged the service and arrears, he shall pay double such arrears, and shall give the Sheriff one hundred shillings by way of amercement. But in case [the tenant] shall not appear at the

¹ *Recorilatorium*. From the words '*Legum Antiq.*' faintly interlined, it would seem that this is the same work, a portion of which is now bound up with the Guildhall *Liber Customarum*; another portion being contained in the Cottonian manuscript *Claudius*, D. II. in the British Museum.

² Or *Mirror*. It is possible that Horn's *Mirror of Justices* may be meant, though in the printed copy no such passage is to be

found. No book with this title is now in the possession of the City of London. The *Liber Horn* is still preserved at Guildhall.

³ A writ as to recovery of rents in the Court of Hustings in London; so called from the Saxon *gavel*, a yearly payment.

⁴ I. e. rent service.

⁵ The reading is properly '*habebit*,' and not '*habebunt*.'

Hustings upon the third summons, then the fee shall be delivered to the demandant, to be held by him for a year and a day ; within which time, if the tenant shall come to him and shall offer to satisfy him in double the arrears, and to pay one hundred shillings to the Sheriff, in such case he shall recover his land. But if not, after the year and day expired, the land shall remain in demesne unto the lord, so making claim, for ever : and in such case, the land is called ‘*forsshard* ;’ because for subtraction of service it is to remain unto the lord in demesne for ever.

In the same way it shall be, in cases where [the tenant] acknowledges arrears of service and is unable to make satisfaction as to the same.

Question II. How is an attorney to be admitted at the ²Hustings?

Answer. It should be known, that if any ³foreigner, dwelling without the City, holds lands within the City, and is impleaded as to his tenement by writ of his lordship the King, he may rightfully appoint his attorney by writ of his lordship the King; and he shall be admitted. But in case any foreigner shall wish to implead one of the citizens, he may not appoint his attorney in any way ; for in such case it would be in his power, whether justly or unjustly, to annoy any citizen he might please, and to molest them one and all.

Question III. ⁴As to making essoins at the Hustings.—How comes it to be the usage, that if a person demands the warranty of the essoiner, and the employer of such essoiner makes the warranty, such employer shall have another day for making answer at the end of a fortnight?

Answer. It should be known, that it is provided and granted, that in case a demandant demands the warranty of the essoiner, and it is a tenant who makes such warranty, he shall immediately make answer in a plea of land. So too shall it be in the Court of the ⁵Sokes.

⁶*Question.*—As to Sokereves appointed by the Archbishops and others

¹ More generally written ‘*forscot*’ or ‘*forschoke*,’ old English for ‘foreclosed.’

² The ancient City Court so called.

³ I. e. a person not a citizen.

⁴ The reading here is evidently corrupt; and that in the *Liber Memorandum* at Guildhall, though of earlier date, is apparently worse. The passage is difficult of interpretation.

⁵ Places in the City of independent jurisdiction. The *Sokereves* were the rent-collectors of the superior lords.

⁶ The text of *Liber Albus* at this point is most corrupt; and that of the *Liber Memorandum* at Guildhall (*temp.* Edw.II.), folios 32 and 127, has been preferred, there being two copies in that volume.

who hold Sokes in London—if they may plead? and where ought they to plead in case their rents are in arrear, seeing that they are presented at the Hustings by their lords, and are admitted to the custody of the Soke by the Hustings, and for the purpose of collecting their rents?

Answer. In answer to which, it should be known, that they may rightfully make their Sokereves their attorneys at the Hustings; and there, at such Hustings, they ought to plead, as is before stated, by writ of Gavelet. And it should be further known, that no plea of Gavelet ought to be held so long as anything may be found upon the fee whereby distraint may be made to suffice for the arrears of such rent-service. Fol. 19 B.

Question IV. If a Writ of Right of his lordship the King should come into such Court as to any land, and the tenant make default, how shall he be distrained to answer as to the land and such default? by taking the land into the hand of the lord of the fee, or by placing it in the hand of the demandant, or in what other way?

Answer. It is answered and allowed, that although, on default made on the first day of holding the plea, it is [not] the usage to place the land in the hands of the demandant,—as indeed that would be unjust, at the first default,—yet after three summonses the land shall be taken into the hand of the lord of the fee; and such land shall remain in his hand until the next Court held at the end of a fortnight, care being taken that the tenant is summoned to appear at such Court to make answer as to such default and the original plea. Upon which day, if he shall not appear, seisin of the said land shall be awarded to the demandant by reason of such default. But if he shall appear, and shall at the hour appointed, giving due security, demand his land, then judgment shall be given thereon in the same Court.

Question V. If a demandant shall complain of miscarriage [of justice] in a ¹ Court, enquiry is made, how shall he prove the same?

Answer. To this it is answered and allowed, that if any one shall come to the Court of Hustings, and shall make complaint of a miscarriage

¹ Meaning the Court of a Soke, it being of inferior and limited jurisdiction.

of justice in any Court, such person, accompanied by a serjeant of the City, shall be sent back to the Court in which such plea was tried. And if he can there prove by the oath of two men, who can aver that they themselves have heard and seen that in such Court there has been, as against him, a miscarriage of justice, in such case the tenant shall be summoned to appear at the next Hustings; and there the said plea shall be held.

Question VI. After proof of such miscarriage in a Court, is the tenant at liberty to return to the Court from which he has so come, or not?

Answer. It is answered and agreed, that he may not; for that, if such were the case, no plea could be determined either in the Hustings or in such Court.

Question VII. Enquiry is made, if the ¹lord may waive his Court so as not to entertain a certain suit, and then again entertain such suit?

Answer. Answer is made, that he may not; for that, if he were at liberty to do so, it would thence follow that when a given suit was set down for judgment in any Court and carried on to the end, at the moment when the demandant ought of right to recover the land which he demands, the lord of the Court might maliciously waive his Court; so that the tenant would gain a remission thereby, and the demandant would have to begin his suit afresh.

Question VIII. May the bailiff of a ²lord hold pleas without his lord?

Answer. It is answered and allowed, that he clearly may; for if such bailiff shall not act according to justice, the demandant shall be fully at liberty to prove such miscarriage and to come to the Hustings, as before. And besides, it is the lord's Court that is to do justice, and not the lord.

As to proof of miscarriage in such a Court:—It is answered and allowed, that if a person comes to the Hustings and complains of a miscarriage of justice, he shall be sent back to the Court in which he so appeared. And if he can prove by two men, who have heard and seen, before a serjeant of the City sent for the purpose, that in such Court there has been, as against

¹ Of a Soke or place of separate jurisdiction.

² Of a Soke.

him, a miscarriage of justice, then the plea shall be held in the Hustings, and there the tenant shall be summoned.

Question IX. May the ¹Bailiffs of the City determine the complaints of persons passing through the City who cannot make any stay there, such persons, that is to say, as are called '²pepoudrous,' as to debts due or injuries done to them? or must they await the sitting of the Hustings?

Answer. It is answered, that of usage such pleas are not holden out of the Court of Hustings. But it is further provided and agreed, that in future the Mayor and Sheriffs, assisted by two or three Aldermen, shall hear such complaints, and that immediately, from day to day, if the Court shall not be sitting on such day: and justice shall be done therein without delay, irrespective of the Hustings.

Question X. If a person demands land or claims a right against a man and his wife, how many ³essoins may they have, and in what manner are they to essoin themselves? FOL. 20 A.

Answer. It is answered, that a man and his wife shall have jointly three summonses and three essoins. In such manner, that is, that if the husband once essoins himself, she must appear; and then afterwards, if she essoins herself, he must appear. And the third time, whichever of the two shall think proper so to do, is at liberty to essoin; after which essoin, both of them must appear together and make answer, otherwise they will ⁴lose the cause. For they can have but three essoins, either jointly or severally, just as they may please.

Question XI. If a man and his wife make demand against a person, how ought such tenant to essoin himself as against them, by one ⁵essoiner or by two?

Answer. It is answered, that he may do so by one essoiner only.

Question XII. If a widow has her ⁶free-bench, and the buildings

¹ *I. e.* the Sheriffs, who were so called at an early period.

² *I. e.* *dusty foot*; from which word, according to some, our word '*pedlar*' is derived. At a later period *piepowder* (or dusty-foot) Courts were confined solely to Fairs.

³ Excuses for non-attendance, deemed admissible in a Court of Law.

⁴ The proper reading here is '*perhant*' and not '*pradicant*;' see *Liber Memorandum*, ff. 34, 129.

⁵ An agent or attorney, whose sole business it was to proffer essoins for defendants, and to support them before the Court.

⁶ A certain estate in lands after the death of the husband.

become ruinous, who ought to repair or maintain them, the heir or the widow?

Answer. It is answered, that when a woman has her free-bench and receives a building in good repair, she shall maintain it in the same condition, so that through default on the widow's part it may not fall down. But if an old building at the death of her husband is on the point of falling down, in such case the heir, if he have the means of repairing it, shall maintain it, and after that, the mistress. And if, after the husband's death, there shall be many buildings held in free-bench, and the wife of the deceased shall be unable or unwilling to maintain them all, such as she shall be willing to maintain, let her retain, and so maintain. And as to those which she shall decline to maintain, she is to surrender them to the heir, saving always to such woman right of ingress and egress thereunto; and the same to the heir as to the buildings which she shall retain. Provided always, that where heirs make ¹grievous complaints as to the disrepair of buildings, the widow may make her plaint in full Hustings, and thereupon lawful men shall be sent by the Mayor and Sheriffs to such buildings, neighbours and others, who shall view the disrepair of such houses: and if they shall see that the ²heirs, according to their view, have justly made complaint, then a reasonable day shall be given to the woman for repairing that which requires repair. But if by that day she shall not have done so, let justice be done therein.

But if it shall be considered by the lawful men aforesaid that the heirs have unjustly made complaint, the Sheriffs shall do justice therein.

Question XIII. What is the 'Old Judgment,' and what is the process for obtaining this Old Judgment?

Answer. It is answered, that the process of 'Old Judgment' is issued on the first day, as to medleys without bloodshed and petty debts. The usage as to which is, that the persons accused are not wont to be attached, unless found in the middle of the street and in the highway; but not in houses or under penthouses. It is provided however and allowed, that persons so accused, if they are found in a Soke of his lordship the King after summons made upon them, may, by award ³there made, be seized and

¹ The word '*malitiose*' hardly seems to imply 'maliciously' in this case.

² This word is properly in the singular.

³ In the Court of such Soke.

compelled to appear at the next ¹Court, to make answer as to the same. But if such persons are found in other Sokes, requisition may be made of the ²Sokeman of such Soke as to whether he is willing to produce the accused at the next Court; and if not, then such parties shall be compelled [to make answer], as in other places.

Question XIV. How often, and for how many days, may judgments be respited before they are delivered?

Answer. To this it is answered, that they may be respited three times only, unless for some reasonable cause.

Question XV. If persons are summoned by the Bailiffs of the City, to hear a precept of his lordship the King or to transact the business of the City by holding Common Council, and do not attend or shew sufficient cause for their absence, ought the business to remain unfinished by reason of the default of such persons? or are they to have some punishment inflicted, by way of amercement or in some other manner? And if they are to be amerced, what ought such amercement to be, and how large? Fol. 20 n.

Answer. To this it is answered, that the business shall not remain unfinished for the default of three, four, five, or six Aldermen or others; but, on the contrary, it shall be completed by those who are present. But no one shall be amerced for such default; though they may not withdraw themselves except for some reasonable cause.

Question XVI. May a tenant who holds land of another so obstruct the ingress thereto that the owner of the fee cannot make entry to his fee, to distrain upon the same for the ³service due to him, if necessary?

Answer. To this it is answered, that he may not. If any one shall complain of such obstruction, he shall have ingress given to him by judgment, or else sufficient security shall be found him for rendering unto him his service at the times when due.

Question XVII. What is the course of law where a person claims a right in land which a woman holds in dower? Is she herself to be

¹ City Court.

³ *I. e.* rent; otherwise called 'rent-service.'

² *I. e.* the Sokereve, or lord's bailiff.

impleaded and then to vouch the heir of her lord to warranty, or ought the heir to be impleaded, she herself being neither summoned nor named in the writ?

Answer. To this it is answered, that the writ ought to issue as against the woman, and then she must vouch the heir to warranty. And if the heir shall be of age when so vouched to warranty, he shall answer. But if he shall be under age, then the suit shall stand over until such heir shall have come of age. If however the woman shall maliciously choose of her own accord to make answer without the heir, and be convicted thereupon, she shall lose the land so demanded; and the same shall be delivered to the heir, and such heir shall answer of right upon the same writ.

Question XVIII. If a man, with his wife, demands land in right of such wife, in the Hustings or in some other Court in the City, and the suit is brought to a conclusion by judgment or by arrangement made, may such woman, after her husband's death, be reinstated in her plea?

Answer. To this it is answered and allowed, that that which by judgment given a husband and his wife shall lose, the wife shall never recover by plea after the decease of her husband. But if any arrangement shall be proposed between them in the Court of Hustings, enquiry ought to be made of the woman in full Hustings whether she will agree to such arrangement or not. And if she does agree to it, she shall never recover. But if she shall decline such arrangement, then no such arrangement shall be entered into as between her and the ²other party, and it shall be binding during her husband's life; and after her husband's death she shall have such recovery as she [rightfully] ought to have. In other Courts however within the City there is no record kept of such suits, but only in the Hustings.

Here begin the Heads of the Pleas of the City of London holden at the Tower, in the eight-and-twentieth year of King Henry aforesaid.

Fol. 26 b.

I. Of essoins of the death of a man, and of the servants of the Barons of the City before mentioned [67].

¹ I. e. call upon.

² In the original it is '*petentem*,' 'the demandant;' but, as stated above, it is the woman herself who is a demandant.

- II. Of the manner in which the Justiciars ought to begin to hold their Pleas [68].
- III. That Heads of Articles pertaining unto the Crown of his lordship the King should be delivered unto the Mayor, etc. [68].
- IV. The Heads of Articles so delivered, etc. [69].
- V. Answer of the Barons to the Heads of Articles aforesaid [71].
- VI. Of former Pleas of the Crown [72].
- VII. Of the answers that were made by the Sheriffs of the tenth year of King Henry [72].
- VIII. Of examination on homicide conceded to the Justiciars [72].
- IX. Of wines seized in the King's behalf [73].
- X. Of an appeal of rape committed on a woman [74].
- XI. Of a man who was found slain at the door of a certain priest in the Soke of Cornhulle [75].

Matters of the twelfth year considered in the said Iter.

- XII. Of a certain man who fled to the church of Suthwerke, and there abjured the realm before the Chamberlain and Sheriffs of London [76].
- XIII. Of a certain man who was wounded at Douegate [76].
- XIV. Of delivery of the chattels of felons [77].

Of the thirteenth year.

- XV. Of non-attachment of men who are not in the City [78].
- XVI. Of a certain boy who was drowned while watering two horses, being dragged into the water by one of them [78].
- XVII. Of wager of law upon the death of a man [79].
- XVIII. That no one may be in the City for [more than] three nights together out of frankpledge [80].
- XIX. Of a certain woman who was beaten [to death] [80].
- XX. Of wager of law with seven compurgators in a case of felony [81].
- XXI. Of choosing the law [81].
- XXII. Of naming the day [for trial] [81].

¹ I. e. That had occurred in the 12th year of Henry III.

Of the fifteenth year.

XXIII. Of escapes of felons from churches [82].

XXIV. Of the answer made by John de Coudres as to life and limb, and the liberties of the City [83].

XXV. That a youth under age shall not be made amenable to judgment [83].

XXVI. Of the term of forty days given for answer to an appeal [84].

Matters of the eighteenth year considered in the said Iter.

XXVII. That the Constable of the Tower of London and the Sheriffs, with the Aldermen, may receive abjuration of the realm, though the Chamberlain be absent [85].

Of the nineteenth year.

XXVIII. Of wines sold contrary to the Assize [85].

Of the twentieth year.

XXIX. Of a horse which, by an act of folly on part of a certain man, caused the death of a boy [86].

Of the one-and-twentieth year.

XXX. Of an appeal for abortion caused [86].

Of the two-and-twentieth year.

XXXI. Of Inquisition made by the Constable of the Tower as to the death of Jews [87].

Of the three-and-twentieth year.

XXXII. Of amercement of a frankpledge [88].

Of the four-and-twentieth year.

XXXIII. Of Inquisition held upon the death of a person, slain by one unknown, who took to flight, and it is not known what became of him [88].

XXXIV. Of one who abjured the realm [89].

XXXV. Of releasing women on bail by sureties until the Iter of the Justiciars, for felony committed by their suggestion, counsel, and assent, as it is asserted [89].

XXXVI. Of neglect of custody of those who have fled to the Church Fol. 27 A. [89].

Of the five-and-twentieth year.

XXXVII. Of wager of law with two-and-forty men, in the case of strangers, for homicide within the City [90].

XXXVIII. Of a certain person who remained upon the spot after he had mortally wounded his wife, and was not attached [91].

XXXIX. That the Chamberlain of the City keeps a record [91].

XL. That wager of law for homicide must be made on the morrow after electing such law [92].

Of the six-and-twentieth year.

XLI. Of amercement of the Sheriffs because they did not make Inquisition in the place where the man was wounded, but only where he was found dead [93].

Of the seven-and-twentieth year.

XLII. Of a person drowned in the Thames, who fell by accident from a boat [94].

XLIII. That strangers ought to be acquitted of homicide, by two-and-forty men; and of wager of the Great Law for a man free of the City [94].

XLIV. Of an appeal of abduction of a minor under age and in guardianship, who was carried off and imprisoned, and died in prison [95].

¹XLV. That wager of battle does not lie between two persons who are free of the City, unless they both consent thereto [97].

XLVI. Of one who was attached by sureties until the holding of the Pleas of the Crown, the accuser dying in the meantime [97].

¹ At this point, to all appearance, the records of the Iter of the 28th Henry III. cease; and matters of a miscellaneous nature are entered upon.

XLVII. Of Pleas of the Crown in the City of London . . . [98].

XLVIII. That no one shall be put upon trial by the Great Law except for the death of a man . . . [99].

XLIX. That a person accused in Pleas of the Crown may defend himself as against the King with six compurgators . . . [100].

L. That the Sheriffs must hold Inquisition as to the deaths of persons within the City . . . [100].

LI. That a person accused of homicide ought not to be attached, unless the accuser finds sureties to prosecute . . . [100].

LII. The ancient custom of bail by sureties . . . [101].

LIII. Of death of the accused before the holding of the Pleas of the Crown . . . [101].

LIV. Of outlawry of the accused at the Folkmote, at suit of the accusers; and not otherwise, unless by consent of the Justiciars . . . [101].

LV. That the Sheriff must put disseisors upon good sureties, who have disseised a person without judgment given . . . [101].

LVI. Of the Assize established in the realm by his lordship the King as to recognizance of Novel Disseisin . . . [101].

LVII. Of robbery and breach of the peace . . . [102].

LVIII. Of suretyship for a person in a cause which pertains unto the Crown . . . [102].

LIX. Of a certain man who slew his wife . . . [103].

LX. That no one of a liberty out of the jurisdiction hold a Court with less than twelve freemen . . . [103].

LXI. Of the answer [to be made] to a certain question [touching the liberties of the City] . . . [103].

LXII. Of Articles touching his lordship the King, to be mentioned at the Iter of the Justiciars . . . [104].

LXIII. Of holding the Folkmotes . . . [105].

LXIV. Of distresses made by the Sheriffs . . . [106].

LXV. Of admitting claims on proof of testaments . . . [107].

LXVI. Of due execution made by the bailiff when he has
 Fol. 27 B. made sequestration on a person, and such person allows the sequestration to be made, but refuses to be amenable to justice . . . [107].

LXVII. That no one who removes and withdraws his goods shall enjoy free summons to plead . . . [107].

LXVIII. That appraisers of pledges in the Court of the Mayor or of the Sheriffs shall have them at the price assessed, unless the demandant shall choose to take them [108].

LXIX. A certain ordinance as to the keys of Newgate and the Cocket [108].

LXX. The verdict of the Aldermen as to the testament of Osbert de Suffolk [108].

LXXI. Of a certain writ sent to the prelates of the Province of Canterbury, to be treated of in the Council of that Province . . [109].

LXXII. Of matters to be treated of in such Council as to the Templars [110].

LXXIII. Of matters to be treated of in the said Council for the good of the realm and of the Church [111].

LXXIV. Of the answer made to the Articles as to the Templars [112].

LXXV. Of the answer made to the Articles as to the public good [112].

LXXVI. The Charter of King Edward, son of King Edward, to the Friars Preachers [113].

Pleas of the City of London holden at the Tower of London, a fortnight after Easter Day in the eight-and-twentieth year of the reign of King Henry, son of King John.

Fol. 28 A.

CHAPTER I. *Of essoins of the death of a man.*

Before William de York, Provost of Beverley, Jeremiah de Caxtone, and Henry de Bath. And it should be known, that during the eighteen years previously expired there had been no Pleas holden of the City of London.

It should also be known, that whereas ¹essoins of the death of a man used to be received during three days before the Justiciars began to hold the Pleas, on the present occasion such essoins were not admitted; and this was by the determination of such Justiciars. It should also be known, that it was conceded unto the ²Barons of London that, so soon-as they should begin to plead, they should have their own porter without the gate of the Tower of London; and the porter of his lordship the King was to

¹ Legal excuses made for the non-attendance of a defendant, by reason of his death.

² The Aldermen, as also probably the other tenants *in capite* in the City.

be within such gate. And in like manner, they were to have their own ¹usher without the door of the hall where they were to plead, for the purpose of introducing the Barons and others of the City who should have to plead, and of whom he should have knowledge; and the usher of his lordship the King was to be within the hall. And also, they were to have their own ²serjeants, with their wands; and no serjeant, on part of his lordship the King, was in any way to interfere before the Justiciars, in so far as the office of serjeant was concerned.

CHAPTER II. [*Of the manner in which the Justiciars ought to begin to hold their Pleas.*]

Question. In the first place, enquiry was made of the Mayor, Chamberlain, Sheriffs, and other dignitaries of the City, how ought the Justiciars to begin to hold their Pleas?

Answer. Whose answer was, that in the first place Heads of those Articles ought to be delivered, as to which it would be their duty to make answer, in reference to Pleas pertaining unto the Crown of his lordship the King.

CHAPTER III. [*That Heads of Articles pertaining unto the Crown should be delivered unto the Mayor.*]

Question. After this, enquiry was made of them, to whom ought such Heads of Articles to be delivered? and ought those to whom they should be delivered, to make oath as to speaking the truth upon the Articles bearing reference to such Heads or not?

Answer. Whose answer ³was, that such Heads of Articles ought to be delivered unto the Mayor, without such Mayor making any oath thereon; and that such Mayor, with the counsel of the older, lawful, and discreet men of the City, will make answer unto such of the aforesaid Heads as concern the City; and the Sheriffs, in like manner, unto such Heads as concern their own time [of office]; due care being taken that, in virtue of the allëgiance by which they are bound unto his lordship the King, and

¹ So called from such duty; and from the old Fr. *huys*, a door.

² *I. e.* servants or inferior officers.

³ In the Latin, which evidently consists of

extracts from the original records, the present and past tenses are used indiscriminately; but, for the sake of perspicuity, in this translation the past tense is always adopted.

according to the fealty which they have done unto him, they shall speak the truth as to the Articles treated of under such Heads and the other requisitions upon them made. It being understood, however, that if the aforesaid Mayor who shall make answer for the City, shall answer satisfactorily thereto, all persons of the community shall so far, by virtue of such answer, go acquitted. But if he shall answer unsatisfactorily and be convicted thereupon, or shall be at fault in any matter touching the community of the City, then the whole of the community for whom he so makes answer shall [in like manner] be at fault.

And the Mayor and all the men of the City averred, that such was the usage before the ¹war, as well in the time of King John and King Richard, as in the time of King Henry, their father. And thereupon, the Heads of Articles were delivered unto the Mayor, in form as follows:—

CHAPTER IV. [*The Heads of Articles so delivered.*]

Of old Pleas of the Crown which have been formerly holden before the Justiciars of his lordship the King, and have not been determined.

Of new Pleas of the Crown which have since arisen, in time of peace. Of those who are at the ²mercy of his lordship the King, and have not been amerced in any sum. Fol. 28 n.

Of debts that were due unto his lordship King John, father of his lordship the King, during the war and before the war; what were such debts, and who were the debtors, and whether they are [now] dead; and [if so] who are their heirs or in possession of their goods.

Of those who, within the liberties of the City, have maliciously levelled or burnt the houses of any persons, against the peace, etc.³

Who such persons are, and to whom such houses belonged, and whether they have made terms with the persons so guilty, without leave of his lordship the King.

Of youths of high birth and of damsels, who are, and who ought to be, in the wardship of his lordship the King, whether the same have been ³married, or are marriageable; and if they have been married, to whom, and by whom, and what is the value of their lands.

¹ Of King John with the Barons.

² I. e. liable to an arbitrary fine, or amercement.

³ The King, as superior lord, would be entitled to considerable emoluments on giving them in marriage.

Of ¹serjeanties of his lordship the King ; what they are, and who holds the same, and through whom, and of what nature such serjeanties are, and what is the value thereof.

Of churches which are, and which ought to be, in the gift of his lordship the King ; and which are such churches, and who holds them, and through whom.

Of ²escheats of the Jews, arising from tenements held as well by Jews as by Christians ; and who now holds such tenements, and through whom, and by what service, and what is the value thereof.

Of ³purprestures made upon his lordship the King, by land or by water, either within the liberties [of the City] or elsewhere, wherever they may be.

Of measures made statutable and sworn throughout the realm, whether the same have been observed in manner provided. And whether the wardens of such measures have in time of peace taken reward of any one, that so by ⁴them he might buy or sell ; and this is to be understood of all measures, of ell-measures as well as weights. And whether the assize as to the breadth of cloth has been observed in manner provided.

Of wines sold contrary to the assize.

Of treasures-trove.

Of Sheriffs and other Bailiffs who have held Pleas of the Crown, and what those pleas were.

Of Christian usurers who have died, who they were, and what chattels they had.

Of chattels withheld belonging to merchants subjects of the King of France, who holds the same.

Of chattels of Jews who have been slain, and of their securities, and deeds, and debts, who holds the same.

Of forgers and clippers of the coin.

Of the Mint and Exchange of his lordship the King ; namely, who has made exchanges without [leave of] his lordship the King or of his bailiffs.

Of malefactors and burglars, and of those who have harboured them in time of peace.

Of fugitives, whether any one has returned since his flight without

¹ Tenures by services of various kinds, due to the King as superior lord.

² Forfeitures of lands and tenements in certain cases.

³ Encroachments and unauthorized appropriations.

⁴ *I. e.* the measures, after being purposely falsified.

warrant for so doing; and of outlaws and their chattels, who holds the same.

Of rewards taken for not laying hands upon corn and other chattels, lest the same might be taken on account of the [King's] bailiffs, for the use of the [King's] castles, for a less price than their value; and in like manner as to ¹prises.

Of new customs that have been levied in the City, whether by land or by water; who has levied the same, and where.

Of defaults made; by those namely who have been summoned before the Justiciars of his lordship the King, and have not appeared.

Of gaol-deliveries that have been made without warrant of his lordship the King or of his Justiciars, in time of peace.

Of persons imprisoned at the will of bailiffs and without reasonable cause, and who have been liberated without warrant.

Of escape of robbers.

Of Christian usurers still living, who they are, and what chattels they have, and what is the value thereof.

Of damages committed, and prises levied, upon strangers; by whom this has been done, and when, and where, and in whose demesne, and of what things.

CHAPTER V. *The Answer of the Barons of the City thereto.*

²And be it known, that if it can be proved that such was the usage in the times of the Kings aforesaid, all the Barons shall be liable to amercement by his lordship the King. Fol. 29 A.

And thus were the Heads of Articles delivered, and they were to make answer on the third day thereafter as to the Articles that bore reference to the Heads aforesaid. On the third day they appeared, and made answer. And hereupon appeared Simon Fitz-Mary, and made offer unto his lordship the King of one hundred marks, that so the pleas of the City might be holden and pleaded in manner as they were pleaded in the times of King Richard and King John. And [thereupon] they were admitted [to plead],

¹ Seizures of wines or victuals in the King's name.

² This passage belongs properly to the heads of Articles above recited. It bears

reference to the question whether the Barons of the City, i. e. the tenants *in capite*, were liable to amercement.

and he placed all his goods in pledge for due payment of such hundred marks.

Afterwards appeared the Mayor, and as to former Pleas of the Crown he said, in manner set forth below.

CHAPTER VI. *Of former Pleas of the Crown.*

As to former Pleas of the Crown [the Mayor and Aldermen] said, that it was the usage for the Justiciars to make for them a copy of the rolls of the preceding Iter, that so by inspection of such rolls they might be able to be certified as to such former Pleas; a thing that [now] was wholly denied them, as being contrary to law. And the Mayor said, that in such case he knew not how to make answer, and that such former Pleas of the Crown were holden before other Justiciars,¹ and were not determined,—as will be set forth below. Accordingly, judgment was given thereon against the Mayor and Barons. Also, it should be known, that the Mayor and Aldermen of the City make answer as to all Articles concerning the Crown of his lordship the King, new pleas excepted; as to which the Chamberlain and Sheriffs have to make answer, as will be set forth hereafter.

CHAPTER VII. *Answers made by [former] Sheriffs.*

In the tenth year of the reign of King Henry, son of King John, the Pleas were ended about the Feast of Saint George [23 April]: and after that time, Martin Fitz-William and Roger le Duc were Sheriffs for half a year; and before such time they were Sheriffs for a year and a half, and as to that time they made answer before the Justiciars. And now appeared William Fitz-Roger and John Viel, and made answer for such Sheriffs, who had since died; and John la Persone made answer for Thomas Blunville, who was then Chamberlain and had since died.

CHAPTER VIII. *Allegation made hereupon by the Mayor and Barons, that the Justiciars ought not to examine any one as to the death of a person, but only the Chamberlains and Sheriffs. But afterwards they conceded that the Justiciars should make such examination.*

In the same year, the same persons being Chamberlain and Sheriffs,

¹ The whole of this passage seems to be in a mutilated state.

a certain man, Turrok by name, was found dead in the house of Henry Bisshop. And because it was not known, nor could it be ascertained through any Inquisition that was made by the Chamberlain and Sheriffs, whether such person had died by misadventure or by felony, Henry Bisshop and Roger de Aungre, a neighbour, being 'attached for that death, appeared; and it was the wish of the Justiciars to examine them in private as to such death. But the Mayor and Barons said, that examination as to the death of a man does not belong to them, but only to the Chamberlains and the Sheriffs; nor would they permit any such examination to be made. Therefore conference was to be held [by the Justiciars] thereupon. Also, ²Payen le Dubbour, one of the neighbours, was attached for that death. He did not appear, and he had been attached on the bail of Henry le Paumer and Richard de Coudres. Therefore they were to be amerced.

After this, Payen appeared, and afterwards appeared the Mayor and citizens of London; and they fully conceded that in future the Justiciars might hold such Inquisitions at their own will, notwithstanding any Inquisition that had been made by the Chamberlain and Sheriffs. And the accused were examined, and they were not held in suspicion in any way, nor yet any one else. Judgment,—'Misadventure.' But, upon examination of them, it was proved that there were three men lying in bed with him when he died, and that the Chamberlain and Sheriffs did not attach those men. Therefore [those officials] were ³amerced.

CHAPTER IX. *Of wines seized in the King's behalf.*

In the same year, it happened that, upon cry raised by the neighbours, a tun of wine was found in the cellar of Simon Fol. 29 b.

⁴Nevereatham, where many tuns of wine had been sold against the assize. And upon such cry, the Chamberlain and Sheriffs seized the said tun into the hand of his lordship the King, and sold it for forty shillings to his use; for which sum the Sheriffs made answer.

¹ Persons attached on suspicion were in general allowed to go at large, in the interval before trial, upon surety or bail. On commission of a murder by a person unknown, it was the usage to attach all the neighbours, as a matter of course.

² A surname meaning 'the Dubber,' a fur-bisher up of old clothes.

³ In the persons of their representatives, mentioned in the preceding Chapter.

⁴ *I. e.* 'Never-at-home;' a surname evidently originating in jest.

Of the remainder of the tenth year [of King Henry III.]

Be it known, that on the morrow of the Translation of Saint Thomas the Martyr [7 July] when Thomas de Blunville was Chamberlain, Martin Fitz-William and Roger le Duc resigned their office, and Henry Fitz-Anchere was made Chamberlain; who had since died, and his son Richard answered for him. And Stephen Bukerel was then made Sheriff, who now appeared; and in like manner Henry de Gotham was made Sheriff, who did not appear; and he was still living, but no one made answer for him, as above stated.

And Richard and Stephen made answer for their time [of office] as follows.—

CHAPTER X. Of an ¹appeal of rape.

They said, that upon the Feast of Saint Ethelburga [11 October] Emma, the daughter of Walter de Coggeshale, appealed Gregory, the son of Master Gregory, the physician, for that he had ravished her by force and violated her. And in like manner she appealed Richard, the son of Thomas the image-maker, of aiding and abetting therein.

And Richard and Gregory now appeared, and Emma did not appear; and she had found sureties for prosecuting her appeal, namely, Richard the baker and John de Kenington, baker. Therefore they were ²adjudged to be amerced, and Emma to be taken into custody. And after this, enquiry was made of the Mayor and citizens, whether they were aware that an understanding had been come to between them: who said, upon their oath and in virtue of the fealty in which they were bound unto his lordship the King, that they had been reconciled. Being further asked, whether they considered that Gregory was guilty of the said deed, they said that he was not guilty. They said also, that the person who was appealed of aiding and abetting had not entered into any compromise, nor was he guilty; therefore he was acquitted, and Gregory ³was ordered into custody. He was fined half a mark, being but a poor man, Simon Fitz-Mary and John de Coudres being his sureties.

¹ *I. e.* a charge or accusation.

² For not being present to prosecute.

³ For entering into an illegal compromise, on a charge of felony.

CHAPTER XI. *Of the shortness of the time allowed for making ¹Exigent; and as to the manner of making such Exigent.*

In the same year, the same persons being Chamberlain and Sheriffs, on the morrow of Saint Luke the Evangelist [18 October] it happened that Amise, deacon of the church of Saint Peter on ²Cornhulle, was found slain at the door of Martin the priest, in the ³Soke of Cornhulle. Walkelin, a vicar of Saint Paul's, in London, slew him with an ⁴anelace, and took to flight. Thereupon, Martin, John, and William, chaplains of the church of Saint Peter, and Robert, clerk of the same church, who were in the house before the door of which he was found slain, were arrested on suspicion of such death; and were afterwards delivered to Master John de Ponte, official of the Archdeacon of London, by the aforesaid Chamberlain and Sheriffs, and by James Blund, John de Soby, Bartholomew de Cornhulle, and Walter del Isle, then Aldermen, without warrant for so doing. Therefore judgment was given against them. And as to the other persons who had been attached for that death, they did not appear, as they were dead. Therefore nothing [was due from them].

But as to the aforesaid Walkelin, what was to be done? and were the aforesaid chaplains and clerk to go acquitted of that death, or not? The Mayor and all the citizens said, that they suspected no one of causing such death, either as aiding or abetting, except Walkelin before-named. Judgment therefore was given, that all the others should go acquitted of the death aforesaid; and that [the Mayor and citizens] should state what, according to the usage and law of the City, should be done as to the said Walkelin. And because the Chamberlain and Sheriffs had not made sufficient inquisition as to such death, or as to the chattels of the said Walkelin,—judgment was given against them.

Fol. 30 A.

Afterwards, the Mayor and citizens appeared, and said that Exigent [of the accused] ought be made at three Courts of Hustings, and after that, upon precept of his lordship the King, he must be outlawed at the ⁵Folkmete at Saint Paul's. But as the Court of Hustings is holden every

¹ Or summons to appear to answer an accusation.

² Cornhill.

³ Or place of independent jurisdiction, within the City.

⁴ A knife or dagger worn in the girdle at

the side.

⁵ A general *mote* or meeting of the *folk* or people; an institution of Anglo-Saxon origin. It was held at the east end of St. Paul's Churchyard, and was summoned by 'the mote-bell.'

fortnight, and the time for making Exigent and proceeding to outlawry, as it appeared to the Justiciars, was extremely short, they were to hold conference as to how amendment might be made therein. [The accused] had no chattels. Judgment,—let him be put in Exigent, and outlawed in such form as the Justiciars shall provide.

Of the twelfth year of King Henry before-named.

CHAPTER XII. *Of a certain man who fled to the church of Suthwerke, and there abjured the realm before the Chamberlain and Sheriffs of London.*

In that year, Gervaise le ¹Cordewaner being Chamberlain, and the aforesaid persons being Sheriffs, it happened that one Henry de Buke, on the Monday next after the Feast of Saint Ethelburga [11 October], slew one ²Le Ireis le Tyulour in the street of ³Fletebrigge, with a knife, and then fled to the church of Saint Mary in Suthwerke, and, having there acknowledged the deed in presence of the said Chamberlain and Sheriffs, ⁴abjured the realm.

[The said Henry] had no chattels. And the Mayor and all the citizens said that no other person was guilty of that death, nor did they hold any one suspected of the same. And because the said Chamberlain and Sheriffs made the aforesaid Henry abjure the realm in the County of Surrey and out of their own liberties, in contravention of the Crown and dignity of his lordship the King, and further, made no attachment for that death, they were therefore to be amerced. Also be it known, that the aforesaid Henry was a stranger, and was not in ⁵frank-pledge. Therefore nothing [was to be exacted].

CHAPTER XIII. *Of a certain man who was wounded at ⁶Douegate.*

In the same year, the same persons being Chamberlain and Sheriffs, it happened on the Sunday next after the Feast of Saint Bartholomew

¹ A surname originally denoting a trade.

² Probably meaning 'The Irishman, the Tiler,' or 'Bricklayer.'

³ Or 'Fleet-Bridge-street;' the old name of Fleet-street.

⁴ Being privileged so to do on taking

sanctuary.

⁵ A system of suretyship, of Anglo-Saxon origin, by which every ten men became sureties to the Crown for the good behaviour of each other.

⁶ Dowgate.

[24 August], that three men, strangers, came from the house of Mabel de York, at Douegate, to the house of Walter del Angle, goldsmith, and there wounded the said Walter ; who died a long time after, but not of that wound, as the Mayor and Barons testified. And, in like manner, they there wounded one Roger de Buckynges, who died on the morrow of that wound. They took to flight, and no Inquisition was made thereupon as to the aforesaid malefactors, nor was there any enquiry made of the aforesaid Mabel, from whose house they had issued, who they were and whence they came. Still however they ¹attached her, to be here present. She herself did not appear, and all her sureties were dead. The neighbours also, who in like manner were attached, were all dead. Therefore nothing [could be exacted] of the sureties. And because the manner of proceeding in this matter had been such that the Justiciar had no means of seeing who was the party to be condemned for causing such death, or who ought to be pronounced acquitted thereof, the Mayor and citizens were rightfully to be censured in giving judgment thereon, seeing that nothing whatever had been done in the case upon which judgment might be founded.

After this, the Mayor and all the citizens appeared ; and they said, upon the oath which they had made unto his lordship the King, and in virtue of the fealty by which they were bound unto him, that the persons aforesaid were strangers, and that they did not suspect the said Mabel or any one else as to that death. Therefore, the said Mabel was to go acquitted thereof. And because the Chamberlain and Sheriffs aforesaid made no inquisition as to that death, they were to be amerced. It was afterwards proved that the malefactors were strangers. Therefore nothing [was to be exacted].

CHAPTER XIV. *Of delivery of the chattels of felons.*

Jordan ²le Cotiller appealed Ralph le Cotiller and Hugh, nephew of the said Ralph, for that he had caused the death of William, his kinsman ; and Ralph and Hugh were then dead. Therefore nothing [was to be exacted]. And Ralph, before his death, through fear of the said appeal, placed his chattels in the church of Saint Mary of Colcherche ;
 which chattels were appraised at two marks, and were delivered to Master

Fol. 30 B.

¹ Upon pledges or sureties.

² 'The Cutler.'

John de Ponte, the then official [of the Archdeacon], to have the same here before the Judges. And the Sheriffs gave instructions that they might keep the said two marks, to expend the same in behalf of the soul of the said Ralph; seeing that they did not belong to his lordship the King, as he had never been convicted.

Upon this, the Mayor and citizens said, that chattels of felons and the like ought to be delivered to the Sheriffs only on the understanding that they shall answer for the same. Therefore, the Sheriffs were amerced, because the two marks were delivered to Master John, etc. And John was amerced, because he had not the said two marks [to produce], etc.

Of the thirteenth year [of King Henry III.]

CHAPTER XV. *Of non-attachment of men who are not in the City.*

In that year, Gervaise le Cordewaner being Chamberlain, and Robert Fitz-John and Walter de Winchester Sheriffs, it happened that a certain woman, unknown and a mendicant, was suddenly found dead in the street of Billingesgate; and upon the body being viewed by the Chamberlain and Sheriffs, they found thereon nothing beyond misadventure. And the Mayor and citizens said, that they held no one in suspicion of having caused that death. Judgment,—‘Misadventure.’ And all the neighbours were then dead, who had been attached for such death, with the exception of Andrew Edrich; who appeared, and was not suspected. Being asked if he was present when she died, he made answer that he was not in the City at the time. And because the Chamberlain and Sheriffs attached him when he was absent, judgment was to be given against them; which judgment was respited. It was afterwards attested by the Mayor and citizens, that the said Andrew was present and was attached. It was therefore adjudged that he must be amerced, on the ‘suretyship of the Sheriffs. And the Chamberlain and [former] Sheriffs were to go acquitted therein.

CHAPTER XVI. *Of a certain boy who was drowned while watering ²two horses, being dragged into the water by one of them.*

In the same year, the same persons being Chamberlain and Sheriffs, it

¹ I. e. the Sheriffs being answerable for the amount to the King. ² For ‘suos’ read ‘duos.’

happened that a certain boy, Adam de Norfolk by name, fell from a horse into the Thames, being dragged in by another horse which he was holding by the hand while watering it, and was drowned. No one was held suspected therein. Judgment,—‘Misadventure:’ the value of the horses was four marks; for which ¹sum the Sheriffs were to make answer: who afterwards answered for the same.

CHAPTER XVII. *Of wager of law upon the death of a man.*

In the same year, the same persons being Chamberlain and Sheriffs, it happened that, on the Sunday next after the Ascension, John, son of Walter Beaubelet, William and Roger, his brothers, Alexio Ballard, and William and John, sons of Stephen le Clutere, made an assault upon one John Wyne, a homager of Geoffrey de Costes, and inflicted upon him fourteen wounds, leaving him for dead. And the said John pledged himself to prosecute them, in case he should recover. And afterwards he did recover, but did not prosecute his appeal; but [now] his lordship the King prosecuted them. Walter Beaubelet and Alexio Ballard were then dead; and William, son of Stephen, being attached and accused of the wounding, appeared, and denied the felony and everything in contravention of the peace of his lordship the King; and of his own accord he put himself upon the record of the Chamberlain and Sheriffs, and of his own Alderman and his Ward. Also, William, the son of Walter, Roger, and John, being accused of the deed, and ²Walter, of harbouring and abetting them, denied the felony, etc., and were ready to defend themselves according to the law and usage of the City of London.

And because the said John Wyne did not prosecute his appeal, he was to be amerced and taken into custody. And seeing that if the ³law of the City were waged, and the accused should make any default in so waging their law, life and limb would alike be at stake, and forasmuch as in that case there had been no peril to life or limb, as the said John was still surviving and did not prosecute,—it was adjudged that wager of law did not lie, but that Inquisition must be made as to the matter by the Mayor and citizens. Who said, upon the oath which they had made unto

¹ To be levied from the owner for the King son of Stephen.
by way of mulct or deadland.

² To all appearance this should be ‘John,

³ This passage appears to be incomplete.

his lordship the King, and in virtue of the fealty in which they were bound unto him, that all the persons before-named were guilty of such wounding, and no one besides. They said also that the parties had compromised. Therefore, they were to be committed to gaol. They [afterwards] paid a fine, being but poor men, of one mark. Sureties for the same, William le ¹Moncour and Laurence de Frouwyk.

CHAPTER XVIII. *That no one may be in the City for [more than] three nights together out of frankpledge.*

It should be known also, that the Mayor and citizens said, that no one may be in the City as a citizen, so as to abide therein and enjoy the law of the City, for more than three nights [together], unless he finds two sureties and so puts himself in frankpledge; provided always, that if he stays in the City for one night ²longer in manner aforesaid, and commits felony or aught by which the peace of his lordship the King may be broken, and does not stand his trial thereupon; in such case, the Alderman in whose Ward he was, ought to be amerced, for having so harboured one in his Ward who was not in frankpledge.

CHAPTER XIX. *Of a certain woman who was beaten [to death].*

In the same year, the same persons being Chamberlain and Sheriffs, it happened that on the Monday next after the Feast of Saint Barnabas the Apostle [11 June], one Edward de Bray, a weaver, assaulted Alicia, the daughter of Richard de Wyltone, in the fields near ³Stebenhuthe, and maltreated her, and broke her arm in two places; of which the said Alicia, while surviving, appealed him; but while so prosecuting her appeal, she died by reason of that assault. And after her death, a sister of hers prosecuted the appeal, and she also died while so prosecuting it; and upon her accusation Edward was attached.

And now his lordship the King appeared and prosecuted him; and enquiry was made of him how he would defend himself as concerning such death. He said that he would defend himself according to the law

¹ I. e. 'The Moneyer,' one employed in sureties.
the King's Mint.

² I. e. beyond the three nights without

³ Stepney.

and usage of the City of London; and he was committed to the custody of the Sheriff until it should be ascertained in what way he ought to clear himself.

CHAPTER XX. *Of wager of law, with seven compurgators, in a case of felony.*

Afterwards, the Mayor and citizens appeared, and said that as no one prosecuted him except his lordship the King, he ought to wage his law and defend himself with six compurgators, himself the seventh, and not with thirty-six; it being understood that, if he should fail in his ¹purgation, he should have the same judgment that he would have had if he had failed upon trial with six-and-thirty compurgators. But that if he should duly ²make his law, then he should go acquitted thereof.

CHAPTER XXI. *Of choosing the ³law.*

They said also, that in a case where a person is to defend himself by waging his law with six-and-thirty compurgators, or with six, himself the seventh, the Mayor and citizens ought, in the absence of the Chamberlain and Sheriffs, upon their oath and in virtue of the fealty in which they are bound unto his lordship the King, to choose the compurgators by whom ⁴the law is to be made, from the best and most trustworthy persons in the City, in presence of him who has so to clear himself by wager of law; it being understood that, if any one is an enemy of his or in any way objectionable, and he shall show just cause [for stating such to be the case], he shall be at liberty to reject him.

CHAPTER XXII. *Of naming the day [for trial].*

And upon the day of election of the compurgators, which is to be appointed at the will of the Justiciars, that day fortnight shall be named unto the accused as of right; unless the Justiciars shall think proper to

¹ The clearing himself by the oaths of six compurgators. See page 52 *ante*.

² Obtain acquittal by the oaths of the six compurgators.

³ The set of compurgators or jurors was so called.

⁴ I. e. the verdict is to be given.

name for him a time still more remote.—¹The contrary to this will be found hereafter.—Upon which day, if he shall fail to appear, he shall be held to be convicted, and within such period he shall be held to bail on the surety of twelve persons; care being taken that each of such sureties shall be sufficient to make answer unto his lordship the King in a sum of one hundred shillings, if they shall not produce him at the time and day

Fol. 31 B. appointed. It should also be known, that after any one has been appealed and attached for the death of a man, he cannot exact a recognizance until such time as he shall have acquitted himself of the charge so made against him; and in the meantime, if he cannot find sureties, he must be committed to prison.

Of the fifteenth year [of King Henry III.]

CHAPTER XXIII. *Of escapes of felons from churches.*

In that year, [the same person] being Chamberlain, and Walter de Bufilete and Michael de Saint Helen's Sheriffs, it happened that on the night of the Thursday next after the Feast of Saint Lucia² [13 December], a certain man, Ralph Wayvefuntaines by name, was stabbed with a knife by a certain stranger in the churchyard of Saint Paul's in London; of which wound on the morrow he died. One Geoffrey Russel, a clerk, was with him when he was so stabbed; who fled to the church of Saint Peter in London, and refused to appear unto the peace of his lordship the King or to leave the church. But afterwards he escaped thence; and [although] the said Sheriffs caused the churchyard to be watched, still, while so watched, he made his escape. And enquiry was made of the Mayor and citizens, whether the Sheriffs ought not to have a punishment inflicted for having thus allowed the said Geoffrey to escape. Their answer was, that such a thing would frequently happen, nor were they as yet certified thereon. Enquiry was made, if they held the before-named Geoffrey suspected of the deed. They said that they did not. And because the malefactor aforesaid was altogether unknown,—therefore nothing [was to be exacted].

¹ Though inserted in the text, this is evidently a Gloss. ² Or 16 September; see page 95.

CHAPTER XXIV. *Of the answer made by John de Coudres, as to life and limb, and the liberties of the City.*

Conference was to be held with his lordship the King upon the fact that John de Coudres asserted distinctly, in presence of the Justiciars, that the liberties of the City and safety of life and limb to the citizens must stand or fall together. For saying which, by precept of his lordship the King, the said John de Coudres was arrested at the Tower of London: but afterwards, on petition of the citizens, his lordship the King delivered unto them the said John upon bail, on the understanding that, on peril of losing all their liberties, they should produce him before his lordship the King, at his good pleasure, to make answer thereupon unto his said lordship the King. And so he was delivered unto them.

CHAPTER XXV. *That a youth under age shall not be amenable to judgment.*

In the same year, etc., it happened on the morrow of the Decollation of Saint John [29 August], that a certain man, Osbert by name, was found in the street of Saint Andrew badly wounded in the head by a staff; so much so, that on the morrow he died of the wound. And John le Syre of Kingestone and ¹William, his son, were arrested on suspicion of having caused such death, and imprisoned; and afterwards, upon precept made by Richard Renger, then Justiciar of the Bench, they were liberated for the term of forty days, without other warrant for the same; [for assenting to which] the Sheriffs were amerced. [Since then], John had died; and William now appeared. In like manner also, Richard de Wyndunberi, Wymarca his wife, and Hamo and Thomas, sons of the said Richard, in whose house the staff was found, now appeared, and they denied the felony and aught by them done in contravention of the peace of his lordship the King, and put themselves upon the verdict of the Mayor and citizens of London: which was granted unto them, as the suspicion was but slight. And because the said Hamo and Thomas, so attached for such death, were then but infants, and were still under age, no judgment was to be delivered upon them, but they were to go thence acquitted; but the others were to be ²kept in custody.

¹ Incorrectly given as 'John' in the original. ² To await the verdict.

Afterwards, the Mayor and citizens said, upon their oath and in virtue of the fealty in which they were bound unto his lordship the King, that neither the persons before-named, nor any one else, were guilty of causing that death. For they said that a certain horse, which belonged to Sir William de Stuteville, fell upon the pavement and broke the man's skull, ¹causing his death thereby. Therefore it was adjudged, that all parties were to go acquitted of that death. Judgment,—‘Mis-
 Fol. 32 a. adventure.’ Also, because the Chamberlain and Sheriffs did not make sufficient Inquisition thereon, they were to be amerced.

CHAPTER XXVI. *Of the term of forty days given for answer to an appeal.*

In the same year, etc., it happened on the Sunday next after the Feast of Saint James the Apostle [25 July], that Juliana, the wife of Ralph de ²Chelmersforde, vintner, appeared before the Chamberlain and Sheriffs, and appealed Robert Hardel of the death of the aforesaid Ralph, her husband; [asserting] that the said Robert, wickedly and feloniously, against the peace of his lordship the King, on the morrow of Saint James, wounded him with a knife on the left side of his body, so that on the morrow he died of such wound. And [now] she did ³[not] appear; wherefore both she and her sureties to prosecute were to be amerced; namely, Geoffrey, son of Richard de Broham, and Aylwyne de Chemereford, in the County of Essex; also, she was to be taken into custody.

And Robert appeared, and said that in a former year, in the sixteenth year, that is to say, of the reign of King Henry, son of King John, the aforesaid Juliana, and Alicia, mother of the said Ralph, appeared before Sir Stephen de Segrave, the then Chief Justiciar, and the other Justiciars of the Bench of his lordship the King, and accused him of the death aforesaid. Whereupon, in accordance with the law and liberties of the City, a term of forty days was given ⁴unto him to make answer to that accusation, because his summons had been too peremptory. Upon which day the aforesaid Robert appeared; and the aforesaid women before the same Justiciars retracted their charge, and acknowledged that he was not guilty of causing such death; and refused to proceed against him.

¹ This is in contradiction of the statement previously made in positive terms, that the man died from the blow with the staff.

² Chelmsford, in Essex.

³ This is evidently the meaning of the passage, though the word ‘non’ is omitted.

⁴ To ‘them’ in the original, but erroneously.

Whereupon his lordship the King waived his trial. And in proof that so it was, he put himself upon the roll of the Justiciars: from which it was afterwards found that so it was. And it was therefore adjudged, that the said Robert should go acquitted thereof for ever. And forasmuch as the sureties of the aforesaid Juliana were on such former occasion amerced before the said Justiciars, because she had so retracted her charge, —therefore, on the present occasion no exaction was to be made of her or of her sureties.

Of the eighteenth year [of King Henry III.]

CHAPTER XXVII. *That the Constable of the Tower of London and the Sheriffs, with the Aldermen, may receive abjuration of the realm, though the Chamberlain be absent.*

In that year, John de Colnere being Chamberlain, and Ralph de ¹Aasheby and John Norman Sheriffs, it happened on a Sunday, being the Vigil of Saint Mark the Evangelist [25 April], that a certain clerk, Henry de Battle, a stranger, slew Thomas de Hall on the King's highway near the house of John Aubyn, and fled to the church of Saint Bride in London by night. Whereupon, the Sheriffs and the Alderman of that Ward had a watch set upon him throughout that night, until the morrow; when there came unto the church aforesaid the Constable of the Tower of London, and the Sheriffs and Aldermen; and the said Henry acknowledged the deed before them, [and] abjured the realm. Chattels he had none. And enquiry was made of the Mayor and citizens, if the Constable, and the Sheriffs and Aldermen, could receive the abjuration of any one without the Chamberlain. They said that so it was, if the Chamberlain were absent upon business of his lordship the King. All the other persons attached for that death appeared, and there was no suspicion entertained against them. Nothing was exacted of frank-pledges, [the offender] being a stranger.

Of the nineteenth year [of King Henry III.]

CHAPTER XXVIII. *Of wines sold contrary to the assize.*

In that year, the same person being Chamberlain, and Robert Hardel and Gerard Bate Sheriffs, it happened that, on complaint made by many

¹ This name should be 'Eawy.'

persons in the City, a tun of wine was found in the cellar of William le Wympier, where much wine had been sold contrary to the Fol. 32 B. assize. And the said tun was seized into the hand of his lordship the King, and was sold for forty shillings; for which the Sheriffs made answer.

In the same year, upon a like complaint, another tun of wine was found in the cellar of Simon de Cotham, where, in like manner, much wine had been sold. This also was seized into the hand of his lordship the King, and was sold for forty shillings; for which the [then] Sheriffs made answer.

Of the twentieth year [of King Henry III.]

CHAPTER XXIX. *Of an act of folly.*

In that year, it happened that a certain boy, Robert Fitz-Payne, fell from a horse in the street of ¹Walebroke, through fright caused by Robert de ²Donestaple to the horse on which the aforesaid Robert was riding; by reason whereof, within a month he died. Robert appeared, and he was not held in suspicion as to such death. But because he had foolishly and thoughtlessly frightened [the horse], it was adjudged that he should be committed to gaol for his folly. Judgment,—‘Misadventure.’ And because the Sheriffs and Chamberlain made no ³Inquisition as to the horse aforesaid, which had been the ⁴bane of the said boy, they were to be amerced. Afterwards, ⁵Jordan appeared, and paid by way of fine for the bane aforesaid two shillings, for which the [then] Sheriffs made answer. Afterwards, [the said Robert] fined for half a mark, on the surety of William de Donstaple.

Of the one-and-twentieth year [of King Henry III.]

CHAPTER XXX. *Of an appeal [for abortion caused].*

Sarra, the wife of Aubin le Portour, appealed Matilda, the wife of Walter Buke, and Stanota, her daughter, for that on the Friday next after the Feast of the Holy Trinity, in the one-and-twentieth year [of the

¹ Walbrook.

² Dunstable, in Bedfordshire.

³ With a view to exacting a demand.

⁴ A legal term of Anglo-Saxon origin, sig-

nifying cause of death.

⁵ Jordan de Coventre, one of the Sheriffs of the 20th Henry III., whose name has been previously omitted by inadvertence.

same reign], they came to her house and beat and maltreated her; and afterwards, on the day of the Decollation of Saint John the Baptist [29 August], in the same year, by reason of such battery, she was delivered of a stillborn male child; and [she charged] that they did the same wickedly and feloniously; and she made offer, etc., as the Court, etc. And Matilda and Stanota appeared, and they denied all such felony and whatever was charged against them as against the peace of his lordship the King; and they altogether denied that they ever did beat her; and they said that she was ¹[not] beaten upon the day on which she said that she was beaten, and that fifteen weeks after such day she was delivered of a living male child, which was baptized and lived three days; and that therefore, it did not appear that her accusation could hold good. And further, they wholly put themselves upon the verdict of the Mayor and citizens, to the effect that they never did beat her, and that she was not delivered of a stillborn male child, as she averred. And upon this, the Mayor and citizens said, upon their oath and in virtue of the fealty in which they were bound unto his lordship the King, that the aforesaid Matilda and Stanota never did beat her, and that she was not delivered of a stillborn male child. Therefore it was adjudged, that they should go acquitted thereof, and that Sarra should be committed to custody for a false appeal.

Of the two-and-twentieth year of [King Henry III.]

CHAPTER XXXI. *Of Inquisition made by the Constable of the Tower as to the death of Jews.*

In that year, one William Fitz-Bernard and Richard, his servant, came on the Tuesday next before the Feast of Saint Botolph [17 June] to the house of ²Joce, a Jew, and there slew the said Jew and Henna, his wife, and took to flight. And further, the said William was taken at Saint Saviour's for a certain silver cup which he had stolen, and was hanged. And Richard, his servant, was ³put in exigent and outlawed, according as, etc. And one Milo ⁴le Espicer, who was with them on the occasion of the said outrage, and was badly wounded, fled to the Church [for sanctuary]

¹ This word is clearly wanting to complete the sense.

ably, of the name 'Joseph.'

² *I. e.* formally summoned to appear.

³ Or 'Josce;' the mediæval form, pro-

⁴ *I. e.* 'The Grocer.'

and died therein. Therefore [as to him] no [exaction was to be made]. Chattels they had none. Nor was ¹he in frankpledge, because he was a stranger. No ²attachment was made, because this took place in ³Jewry; for in their case it was not the duty of the Sheriffs to make attachment, but only of the ⁴Constable of the Tower of London.

Fol. 33 A.

Of the three-and-twentieth year [of King Henry III.]

CHAPTER XXXII. *Of amercement of a frankpledge.*

Honorius le Rumongour slew Roger de Vilers with a knife, and fled to the church of Saint Bartholomew; and there he acknowledged that death, and abjured the realm. Chattels he had none, and he was in frankpledge in the Ward of Joce Fitz-Peter. Therefore his frankpledge was to be amerced. No one else was held in suspicion as to such death. The neighbours who were attached for such death appeared, and were not suspected. Therefore, they were to go acquitted thereof.

Of the four-and-twentieth year [of King Henry III.]

CHAPTER XXXIII. *Of holding Inquisition.*

A certain clerk, Michael by name, was found slain before the Monastery of Saint Nicholas by a certain stranger; who took to flight, and what became of him is unknown. And because the Justiciars were at a loss to know who was to be put in exigent for outlawry for such death, nor were able to ascertain by any Inquisition made who the malefactor was; seeing also that heretofore the Sheriffs had made attachments and Inquisitions upon homicide, and not the Chamberlain; enquiry was made of the Mayor and citizens, what judgment ought to be passed upon the Sheriffs, who had omitted to make attachment or Inquisition thereupon. They said, that the Sheriffs were not to blame, nor ought to be blamed, the more especially as the deed was committed at a late hour and far away from the Sheriffs' houses, the Sheriffs not having known anything about it until the morning. Therefore ⁵conference was to be held thereon, etc.

¹ Meaning William Fitz-Bernard, probably.

² Arrest of the persons near at the time of the murder.

³ Or 'Judaism,' the Jews' quarter of the City.

⁴ On behalf of the King, whose own property, to some extent, the Jews were considered to be.

⁵ Between the Judges and the King, as to the amercement of the Sheriffs.

CHAPTER XXXIV. *Abjuration of the realm.*

In the same year, at ¹la Barre in the County of Kent, it happened that one Roger le Sauser and a certain maidservant, 'Inga' by name, having left the house of Isolda de Tateshale, in the City of London, went to la Barre, taking with them fire in a vessel with which to set fire to the house of Joce at la Barre; which house they then and there burned to the ground. Also, the said Roger slew the aforesaid Joce with an arrow, and fled to the church of ²Upchirche; and there he acknowledged the deed, and abjured the realm. And, on being asked for whom and for what reason he had done this, he said that the before-named ³Isabella had sent him there, to protect the aforesaid Inga and to burn the said house.

On the morrow the before-named Inga returned to London, to the house of the aforesaid Isolda; where she was immediately taken and imprisoned, and for the same deed was convicted and burnt.

CHAPTER XXXV. *Of releasing women on bail by sureties until the Iter of the Justiciars, etc.*

Also, for the same deed, the before-named Isolda was taken and attached, and was put upon sureties until the holding of these pleas. She now appeared, and being asked how she would defend herself on a charge of this nature, she said that she would defend herself according to the law of the City; for that the aforesaid house was not burnt, nor yet the before-named Joce slain, by her orders, or by her counsel or consent.⁴

CHAPTER XXXVI. *Of neglect of custody of those who have fled to the Church.*

Gilo ⁵le Noir, Gilbert, his servant, and Robert ⁶le Peytevin, clerk, wounded Warin, a vintner, nearly to death, and took to flight. Gilbert

¹ I. e. 'The Bar.' It seems not improbable that Hatcham in Surrey, which was formerly considered to belong to Kent, is the place meant. It may have had its name from the Anglo-Saxon 'hecca,' 'a bar,' from a bar or gate there separating the two counties. A part of it was known as 'Hatcham Barnes,' possibly a corruption of 'Barre' or 'Barres.'

² The original name of St. Mary, Abchurch.

³ 'Isolda' and 'Isabella' were probably different forms of the same name.

⁴ From the *Liber de Antiqua Legibus* (Camd. Soc.), p. 18, we learn that she afterwards waged her law (in other words, underwent her trial), with 36 jurors or compurgators, and that successfully.

⁵ 'Niger' in the original; 'the Black.'

⁶ 'The Poitevin;' or native of Poitou.

fled to the Church of Saint Mary de Somersete; whereupon the Sheriff ought to have set watch upon him. From thence he made his escape. The Mayor and citizens, being now asked what ought to be done with the Sheriffs in this case, and whether they had done well or not in thus allowing him to escape, made answer that it would not be at any suggestion of theirs that a Sheriff should incur punishment for such an escape as this. Therefore conference was to be held thereon. And further, Warin was still alive, and did not prosecute them, nor ever had prosecuted them. Therefore, instructions were given to the Sheriff that if [Gilbert] should return, he was to be ¹taken into custody.

Fol. 33 B.

Of the five-and-twentieth year [of King Henry III.]

CHAPTER XXXVII. *Of wager of law with two-and-forty men, in the case of strangers, for homicide.*

In that year, a certain man, Jordan by name, was found slain in the street of Saint John Zachary in ²Goderounelane. Who slew him, it is not known. Claricia, the wife of the said Jordan, who had been attached, now appeared, and was not suspected thereof. Enquiry was also made of her, if she suspected any person of having caused the death of her husband in manner aforesaid. She said that she held suspected one Alan, the son of Simon Mauntel, and Laurence his brother, who were of the County of Middlesex, and did not belong to the City of London. These appeared, and put themselves upon the verdict of two-and-forty men, of the three Aldermanries that lay nearest to the place where the said Jordan had been found slain. Which men appeared, and, being first sworn before the Justiciars to say the truth thereon, they said, upon their oath, that the before-named Alan and Laurence were not guilty of the death aforesaid, nor did they in any way hold them suspected, or any one else; for that they were at a loss to know in what manner he had been slain or who it was that slew him. Therefore it was adjudged, that the before-named Alan and Laurence should go acquitted thereof. Also, the neighbours who were attached for that death appeared, and were not held suspected thereof. Therefore, they were to go acquitted thereof.

¹ Because, though having taken sanctuary, he had neglected to abjure the realm.

² Or Guthrun's Lane, the present Gutter Lane.

CHAPTER XXXVIII. *Of a certain person who remained upon the spot after he had mortally wounded his wife, and was not attached.*

A certain man, John ¹de Londoneston, stabbed Agnes, his wife, with a sword, on Easter Day: from the effects of which wound she died on the Friday next ensuing. And the said John took to flight after her death, and was held suspected thereof. Judgment was demanded, and he was outlawed according to the form, etc. His chattels were 4s. 8d. in value, as to which the Sheriffs made answer. Also, it was proved that the said John, for five days after he had so stabbed her, remained in the house and among his neighbours, and that he did not take to flight until after her death; and that John Clerk, a ²dubber, and Thomas of ³Berkinge Marsh, etc., members of the household of the said John, were with him when the said deed was committed, and afterwards, until he fled, and did not raise hue or cry thereupon, or give any notice thereof to the Chamberlain or Sheriffs,—for which reason the Justiciars held them suspected: therefore, they were to be committed to gaol, and in the meantime they would hold conference with his lordship the King.

CHAPTER XXXIX. *That the Chamberlain keeps a record.*

Isabella, the wife of Sperlo, appealed William Bertone, for that on the Saturday before the ⁴Close of Easter, in the same year, he beat her in her own house and maltreated her, so that she was delivered of a stillborn male child; and that he did so, wickedly and in contravention of the peace of his lordship the King, she made offer to prove, in such way as the Court should think proper, etc. And William appeared, and he denied such battery and felony, and aught that was in contravention of the peace of his lordship the King, to the effect that he was not guilty thereof, and that she accused him through enmity and spite; and he put himself upon the verdict of the Mayor and citizens of London. And enquiry was made of the Chamberlain and Sheriffs, whether they saw the aforesaid stillborn child. The Sheriffs said that they did not: and the Chamberlain said that he did see the child aforesaid, and that its head was crushed, its left

¹ 'Of London Stone.'

² A furbisher up of old apparel.

³ Barking, in Essex.

⁴ The Sunday after Easter.

arm broken in two places, and its body bruised all over by reason of such battery. And because the Chamberlain had a record thereof and testified thereto, it appeared to the Justiciars that he could not defend himself by verdict of the Mayor and citizens; and that more especially, in a case of homicide, where there is some one who prosecutes or there is extreme suspicion, no one ought to put himself on their verdict.

After this, the said William appeared, and put himself upon the ¹Great Law, and the Justiciar demanded sureties for the same. He was therefore
 Fol. 34 A. to wage his law and to defend himself with six-and-thirty compurgators, eighteen of whom were to be [chosen] from the one side of ²Walebroke, and eighteen from the other. [Such compurgators] were to be chosen on the morrow before the Mayor and Aldermen, in the absence of the Chamberlain and Sheriffs, in Folkmote held at ³Saint Paul's, the parties being present thereat; and he was to make appearance with his ⁴law at the end of seven days after the morrow of such election;—this by favour of the Justiciars and at the prayer of the ⁵Barons; otherwise he would have had to appear on the morrow; for such was found to have been the case at the last Iter, in the matter of John Herlizoun.

CHAPTER XL. *That wager of law for homicide must be made on the ⁶morrow after electing such law.*

The sureties for waging his law were William de ⁷Haliwelle, Augustin de Haddestoke, and ten others. On the morrow the six-and-thirty [compurgators] were chosen at Folkmote in manner aforesaid, from the East of Walebroke, that is to say, William de Brayere, etc., and from the West, Ralph de Ely, etc. At the end of seven days after such election he was to appear with his law; and the woman aforesaid was [in the meantime] to be given in charge to the Sheriffs, who were to produce her on the day before-mentioned.

Upon the said day William made his appearance with his law, and waged his law before the Justiciars in the following manner. First of all,

¹ See page 50 *ante*.

² Walbrook.

³ *I. e.* at the Cross of St. Paul's.

⁴ *I. e.* his jurors, or set of compurgators.

⁵ The Aldermen and tenants *in capite* of

the City.

⁶ The present case, it will be found, is in reality an exception to that rule.

⁷ Holywell.

William made oath in words to the following effect ;—that he had never beaten the said Isabella, in such manner that the stillborn child of which she was delivered became nearer its death, and further removed from life thereby. After this, six of the men made oath to the effect that, to the best of their knowledge, the oath that he had so made was a trustworthy oath. And after the aforesaid six had so sworn, the said William again made oath, repeating the oath he had already made ; and after him, another six made oath ; and in such manner six times did the said William make the same oath, and so he made his law. Judgment was therefore given, that William should go for ever acquitted thereof, and that Isabella should be committed to gaol.

Of the six-and-twentieth year [of King Henry III.]

CHAPTER XLI. *Upon this occasion the Sheriffs were amerced, because they did not make Inquisition in the place where the man was wounded, but only where he was found dead.*

In that year, on the Vigil of Saint Peter's ¹Chair, one John le ²Gaunter wounded Alexander de Holebeche in the street of Walebroke ; of which wound on the morrow he died. He took to flight and was held suspected thereof. Therefore he was to be put in exigent and outlawed, according to the form, etc. His chattels were ten shillings in value ; as to which the Sheriffs made answer. He was also in frankpledge in the Ward of Reginald de Bungeye. Therefore Inquisition was to be made, and [the frankpledge] amerced. Also, [the said Alexander] died in the house of John de ³Cardoyl, tailor, which John was attached for such death. He appeared, and was not held suspected thereof. Also, Roger de ⁴Cauntebrugge and Richard de Hereforde, servants of the said John, who were similarly attached, appeared, and were not held suspected thereof. Therefore, they were to go acquitted thereof. The neighbours in like manner, who were attached, were to go acquitted thereof, because they were not suspected. And because the Chamberlain and Sheriffs did not make sufficient Inquisition as to the death aforesaid, seeing that they made

¹ There were two festivals of this name ; that instituted at Rome was on 28 January, that at Antioch 22 February.

² Probably signifying 'the Glover.'

³ Carlisle.

⁴ Cambridge.

no Inquisition where he was wounded, but made such Inquisition where he was found, a place far distant from that in which he was wounded; and further, because they did not attach Walter de Saint Alban's, in whose house the aforesaid John was dwelling,—therefore, they were to be heavily amerced.

Of the seven-and-twentieth year [of King Henry III.]

CHAPTER XLII. *[Of a person drowned in the Thames, who fell by accident from a boat.]*

A certain man, Geoffrey by name, fell from a boat into the Thames, and was drowned; no one was held in suspicion as to the same. Judgment,—‘Misadventure:’ the value of the boat was 4s. 7d.; the Sheriffs made answer for the ¹same. Also, the neighbours who were attached for that death appeared, and were not held suspected thereof. Therefore, they were to go acquitted thereof.

CHAPTER XLIII. *That strangers ought to be acquitted of homicide by two-and-forty men; [and of wager of the Great Law for a man free of the City.]*

Christiana, the daughter of Stephen, appealed William de Donecastre, and William Baggard, and Robert Coperberd, for that at the Feast of the ²Purification [2 February] in the present year, they beat Stephen, her brother, in ³Aldrichegate, and badly wounded him; from the effects of which he died. And that this they did, wickedly and feloniously, she made offer [to prove], etc. And William and the others appeared.

Fol. 34 B. And William [de Donecastre] and William [Baggard], who were not free of the City, appeared and denied such death, and put themselves upon the verdict of the Alderman and of the ⁴venue that they were not guilty of that death. Whereupon, enquiry was made of the Mayor and citizens, whether the verdict of the Alderman and venue would suffice unto their acquittal or condemnation. They said that it would not suffice. But they said, that as they were strangers,

¹ Exacted as a deodand, payable to the King.

² Or Candlemas.

³ Aldersgate.

⁴ Or ‘visnue,’ or ‘visnet;’ the people of the neighbourhood where the death took place.

the verdict would fully suffice of two-and-forty men of the three Aldermanries that were nearest adjacent to the place where the deed was committed; fourteen of such men being chosen from each Aldermanry, upon whose oath the truth must be ascertained. Upon whose verdict the before-named William and William willingly put themselves for good and for ill.

And the Aldermen were instructed to direct such persons to appear on the morrow for making such verdict, the accused to be committed to custody in the meantime. After this, two-and-forty men appeared in manner aforesaid, and made oath before the Justiciars as to speaking the truth. And they said, upon their oath, that the before-named William and William were not guilty of that death. Therefore, they were to go acquitted thereof; and Christiana was to be amerced for making a false charge against them. The neighbours who had been attached appeared, and were not held suspected thereof. Therefore they were to go acquitted thereof. Also, Robert Coperberd appeared, and wholly denied such death; and because he was of the City, he made offer to defend himself by the law of the City. Accordingly, it was adjudged that he should wage his law and defend himself with six-and-thirty compurgators. The election to be made in such form as, etc. Sureties [that he should so wage his law], Robert de Lege and others.

CHAPTER XLIV. *Of the guardianship of children.*

Christiana, who was the wife of Josce¹ Lespicier, appealed Simon Fitz-Mary and Robert de Herbintone, for that on the Saturday next after the² Invention of the Holy Cross [3 May], in the five-and twentieth year [of the present reign], about the³ third hour, they came to the church of Allhallows in Bredstrete, and entered the said church by force, and seized William Fitz-William, who was under age and in her charge, carried him away from place to place, and detained him in prison until the Feast of⁴ Saint Lucia next ensuing; so that, while thus imprisoned, he died. And that this they did wickedly and feloniously, and in contravention of the peace of his lordship the King, she made offer to prove, according as the

¹ 'The Grocer.'

² The discovery of the Cross by the Empress Helena, A. D. 307 or 326.

³ Or hour of tierce, nine in the morning.

⁴ Either 16 September or 13 December, there being two Saints of that name.

Court, etc. And she averred that she was damnified thereby to the amount of two hundred pounds, etc. And Simon and Robert appeared, and they denied such violence and injury, the commission of such felony, and aught in contravention of the peace of his lordship the King, and all, etc. And they fully admitted that they did have the before-named William, and that, in the charge of the aforesaid Robert, he died a lawful death, and not in prison; and [they averred] that they did not drag the before-named William away from the church, nor did they carry him off by force and arms against the peace of his lordship the King. That they were ready to defend themselves according to the law of the City, if the law in such case should lie, or else to put themselves on the verdict of the Mayor and citizens, or in such other way as the Court of his lordship the King should award, etc.

And because the guardianship of the said William was bequeathed unto the before-named Josce, together with six marks and four shillings of rent, and the appurtenances thereof, in the City of London, the same to be laid out to the use and advantage of the child aforesaid until he should come of age, enquiry was made by the Justiciars [of the Mayor and citizens] in reference to bequests of this nature by testament, to whom, after the death of father and mother, the guardianship of their children ought to belong.

Who made answer, that it is fully lawful for any one of the City Fol. 35 A. by testament to bequeath the guardianship of his son, with the chattels and inheritance of such child, to whomsoever he may think fit: such guardian being bound to apply the proceeds of his inheritance to the use and advantage of such child until he comes of age. But that if the guardianship is not so bequeathed, and the inheritance comes to the child from the father's side, in such case the mother of the child, or his nearest kinsmen on the mother's side, shall have the guardianship of him, with all his property, in manner aforesaid. And that if the inheritance comes from the mother's side, then the nearest kinsmen on the father's side shall have the guardianship in manner aforesaid: such guardians being bound to answer to such heir, when he comes of age, for all the issues of the inheritance aforesaid.

The Mayor and citizens [also] said, that the Justiciars cannot, nor ought to, hold any plea as to intrusion, unless such plea shall have first been before them at the Hustings; and that then, if there shall have been a

miscarriage of justice to the parties at the Hustings, such plea of intrusion fully pertains unto the Justiciars. And they further said, that so soon as any one should make complaint unto them of intrusion, they would forthwith do full justice to the person making such complaint; and that they would attach the deforciant on the surety of twelve pledges to appear before the Justiciars, that so his lordship the King might there do judgment as to such intrusion—¹[an averment of right] that is wholly disapproved of, as will be found set forth elsewhere under Pleas of Intrusion.

CHAPTER XLV. [*That wager of battle does not lie between two persons who are free of the City, unless they both consent thereto.*]

Adam Roem made plaint against John Buquente, for felony and for robbery, and offered to prove the same, as being one of the franchise of London. John denied all, and put ²himself out of the franchise, and made offer to defend himself by his body. Adam said that he would not for him lose his franchise; for that no man of the franchise ought to wage battle if he does not wish. It was then adjudged that John must wage his ³law, himself the ⁴eighteenth; for that since both were of the same franchise, no wager of battle lay, if they did not both wish it, even though [in justice] they ought [to fight]. For that thus the strong man might put to shame the weak, the young the old; for the old and the weak would not be able to make proof by battle against the strong and the young.

CHAPTER XLVI. [*Of one who was attached by sureties until the holding of the Pleas of the Crown, the accuser dying in the meantime.*]

William Wilekyn, the Alderman, was accused of felony. William was attached, by twelve pledges, until the Pleas of the Crown; in the meanwhile however the accuser died. When the day came, the plaint was shewn. William proffered himself to stand his trial; and when it was

¹ This is apparently the meaning of the passage, and the reference is probably to the Rolls of the Iter, and not to the present volume. At this point the Pleas of the Iter seem to end, the remaining Chapters being of a miscellaneous nature.

² *I. e.* offered to waive his right, as a free-

man of the City, of exemption from wager of battle.

³ The Middle Law. See page 52 *ante*.

⁴ *I. e.* with seventeen [eighteen?] compurgators, to make oath with him as to his innocence.

known that the accuser was dead, it was awarded that William should remain upon the same surety as he before had had, until the next Pleas of the Crown; that is to say, if in the meanwhile any one should prosecute the said charge; in which case, if any one should so prosecute it, right should be done therein. And if no one should prosecute, then William was to go acquitted; except, if by chance the King should hold him suspected, and the King should think proper to prosecute; in which case he was [to clear himself by ¹six compurgators], himself the seventh; and if he should be cast therein, he was to be in the same plight as he would have been in as towards the [original] accuser; in such manner as has been ²before written thereupon.

Fol. 35 B. CHAPTER XLVII. *Of Pleas of the Crown in the City of London.*

Where a man is judged by the ³Great Law, it is awarded him by the reputable men of the City, that he must have six-and-thirty men, who with him shall make oath, at the end of a fortnight at least, or of a month, or still later, if the Justiciar shall so will it. And these six-and-thirty men ought to be chosen the same day by the reputable men of the City, if the Justiciar shall so will it, or at such other time as the Justiciar shall think proper; that is to say, eighteen men from the East side of ⁴Walebroke, and eighteen men from the West side of Walebroke. And when they shall be thus chosen by the men of the City—and not by a Sheriff or by the Chamberlain—their names must be taken down in writing and delivered to the person who is to have them. And if he shall challenge any one of them, either for love towards the other, or for hatred, or for kindred, or for any other thing, such person ought to be removed, and another substituted by the reputable men; and a day must be assigned him, to have them ready at the end of a fortnight, or at a further time, at the pleasure of the Justiciars. And if it shall so happen, that he cannot have them ready at the day given him, on the third day before such day he must shew the same unto the Sheriff; and upon the day he must shew the same before the Justiciars, and the Sheriff

¹ According to the Third Law. See page 81 *ante*.
52 *ante*.

² In allusion perhaps to Chapter XX.,

³ See page 50 *ante*.

⁴ Walbrook, then an open stream.

must bear witness thereto. And then, upon such proof, and upon the testimony of the Sheriff, they must award him a ¹[future day], etc.

CHAPTER XLVIII. *That no one shall be put upon trial by the Great Law except for homicide.*

It should also be known, that no man ought to be put upon trial by the Great Law, except for the greatest cause that can be; such as, for the death of a man, and that with pursuit, and with cry raised, and with witness thereto; or for ²hamsoken apparent, and for doors broken and hewn down, and pursuit thereon; and for wounds open and apparent, and the like matters. For there is no law in London that puts a man to death or in peril of limb, except this law. And therefore it is necessary that there should be some great reason to call for trial by this law. For as to the other laws waged in Pleas of the Crown, such as ³that by eighteen men, if the persons are cast, they are only amerced in property, and the amount of their ⁴Were, that is to say, one hundred shillings. And in this [latter] case, the accused makes oath three times, which the English call ⁵'*tre-falde*.' In this he has to make oath three times, each time himself the ⁶sixth; and this for the dignity of the Court and for the honour of justice.

But on trial by the Great Law, the accused makes oath but once, and that the first of all, by ⁷reason of the great peril there is in finding the compurgators. For if a single person should fail him or retract, then [the accused] is a dead man, and just the same as though he had been conquered in the ⁸field. And by reason of this great peril he makes oath but ⁹once in trial by the Great Law, and then the others after him. And some say that if the accused is a husband and a landholder, it is necessary

¹ The concluding word ('/u') here is apparently incomplete.

² *I. e.* house-breaking.

³ The Middle Law. See page 52 *ante*.

⁴ The established price or fine for homicide; paid partly to the King for the loss of a subject, partly to the lord whose vassal he was, and partly to the next of kin of the party slain. The Were was of Anglo-Saxon origin.

⁵ Threefold.

⁶ The 'seventh,' according to page 52, there being eighteen compurgators, six sworn at a time.

⁷ The exact reason, however, is by no means apparent.

⁸ *I. e.* in wager of battle.

⁹ But see page 50, where it says that in the Great Law the accused has to make oath six times; *i. e.* before each six of his jurors or compurgators.

that his jurors also should be husbands and should hold lands in the City. But the accused may rightfully have with him ¹bachelors or widowers, provided they be lawful men ; and the ²like as to the converse.

CHAPTER XLIX. *That a person accused in Pleas of the Crown may defend himself as against the King with six compurgators.*

If the King prosecutes any man at the Pleas of the Crown, without there being an accuser, and says that he is in fault, and that the King suspects him ; it ought to be awarded unto him that he defend himself [by ³six compurgators], himself the seventh ; and if he is cast, he is in just the same plight as he would have been in if he had had an accuser against him ; that is to say, if as against his accuser he had been cast, so as to incur amercement of property, it would be the like in this case ; and the same as to his Were of one hundred shillings : and so, if he had been cast to peril of life or limb, it would be the like in this case.

CHAPTER L. *Where a person is slain within the City.*

If a person is slain within the City, a Sheriff ought to come, and hold Inquisition of the ⁴venue, as to who slew him. And if any person is accused by the venue, it is the Sheriff's duty to attach the person so accused, until it is known whether any one shall think proper to prosecute him before the Justiciars for the death of the person so slain.

Fol. 36 A. CHAPTER LI. [*The procedure*] *when a person accuses another of the crime of homicide.*

If any one shall say of another that he has slain a person, and shall refuse to give pledges that he will prosecute, the accused, according to the law of the City, ought not to be attached ; nor for any other considerations ought the accused to be put upon sureties, unless the accuser give security that he will prosecute.

¹ *I. e.* if he thinks proper.

³ *I. e.* by the Third Law. See page 52.

² *I. e.* if they should not be bachelors or widowers.

⁴ Or '*visnue*,' or neighbourhood.

CHAPTER LII. *The ancient custom of bail by sureties.*

According to the ancient law of the City, it has always been the usage to bail men accused of homicide upon good and safe pledges.

CHAPTER LIII. [*Of death of the accused before the holding of the Pleas of the Crown.*]

If a person is accused as concerning the Pleas of the Crown, and is put upon sureties, and it so happens that he dies before the plea is held, his sureties ought to announce his death before the Justiciars upon the day on which such plea should have been held, and so go acquitted of their suretyship.

CHAPTER LIV. [*Of outlawry of the accused at the Folkmote, at suit of the accusers; and not otherwise, unless by consent of the Justiciars.*]

When any accuser prosecutes for the death of a person, and the accused does not appear on reasonable summonses on him made, according to the statutes of the City, there being no one to give security that he will produce him to take his trial, such person must be outlawed at the Folkmote. But if there is no accuser to prosecute for the death, such person must not be outlawed, although ¹otherwise he may be charged therewith, unless by consent of the Justiciars.

CHAPTER LV. *Of disseisin without judgment given.*

If a person shall ²disseise another, without judgment given, as holding in fee and of his own right, the Sheriff ought, of his judicial authority, to summon together the Alderman and neighbours of the venue, and enquire of them upon oath and in virtue of the fealty which they owe unto his lordship the King, whether such person has been disseised without judgment given. And if it be so, then upon their legal verdict the Sheriff shall restore seisin to him, and shall put the disseisor upon good sureties until the holding of the Pleas of the Crown.

CHAPTER LVI. *Of the Assize established in the realm by his lordship the King as to recognizance of Novel Disseisin.*

At the time when the Assize was established in the realm by his lordship

¹ At the suit of the King, for example.

² I. e. deprive him of possession of a freehold.

the King of recognizance of ¹[Novel] Disseisin, the form of Inquisition before-mentioned was shewn unto him and the Justiciars. And it pleased them to grant permission unto the citizens that they should retain it; the same Inquisition namely, although sometimes by exercise of force and at the caprice of the Justiciars such recognizances were taken at the Tower. After this had been shewn unto them, they granted permission unto the citizens, and allowed them, to retain the ancient liberties of the City.

CHAPTER LVII. *Of robbery and breach of the peace.*

Robbery, breach of the peace, rape, felony, mayhem, arson, and assault prepense,—against all these and the like, denial may be made [by the accused] both before and after ²counsel taken thereon. But if a person has appealed another before the Sheriffs of ³tollage, and the person accused has not denied the tollage charged, even though such person may make denial word for word, he shall be amerced by the Sheriff; because he did not [originally] make denial of ⁴tollage and so enter upon his defence as against the accuser.

CHAPTER LVIII. *Of suretyship for a person in a cause which pertains unto the Crown.*

Where it happens that the sureties for a person in a cause which pertains unto [the Pleas of] the Crown, cannot either produce him to take his trial or save his day, each and every of them is to be adjudged to pay his ⁵Were, an amercement namely of one hundred shillings. And further, enquiry must be made of them if they are willing to produce him to take his trial; if they say 'yes,' a day shall be given them; but if not, they shall, on such amercement, go acquitted; and the accused shall be outlawed according to the laws, and customs, and statutes of the City.

¹ Disseisin made since the last Iter, Eyre, or Circuit.

² The time given to the accused for preparing his defence was called his '*consilium*,' or 'counsel.'

³ Illegal toll extorted by violence.

⁴ The meaning apparently is, that he must make denial both before and after 'counsel taken,' and that denial solely *after* counsel taken will not save him.

⁵ See page 99 *ante*, Note 4.

CHAPTER LIX. *Of a certain man who slew his wife.*

In the Wardenship of ¹[William de] Haverhill, one Lodowic, a goldsmith, slew his wife, and fled to the church of Saint Mary of Staningelanc; and [there] by permission of the Justiciars he abjured the King's realm. When afterwards the plaint was shewn at the Pleas of the Crown, enquiry was made by the Justiciars, and it was asked who were the sureties of the said Lodowic; and some of them would have it that such sureties ought to be amerced, because they did not produce him at the day, there to take his trial. A long debate arising upon the point, Symon de Pateshulle declared, against Richard de Heriet, that the sureties of Lodowic ought to go acquitted; for that when the body of a misdoer has abjured the King's territory, and this by sanction of the King, in such case the King's justice is saved and the misdoer has satisfied justice; seeing that it is by the King's sanction and desire that such liberty should be inherent in the dignity of the Church. And that as it is by the King's will, his justice in such case is saved, and the sureties go acquitted. And accordingly, they went acquitted.

Fol. 36 B.

CHAPTER LX. *That no one of a liberty out of the jurisdiction may hold a Court with less than twelve freemen.*

Richard de Heriet says, that no one of a ²liberty out of the jurisdiction may hold a Court, or give judgment, with less than twelve freemen at the least; and that he is bound, if required, to give warranty for such twelve men before the Justiciars and elsewhere. And further, that if any plea is pleaded in presence of less than that number, such proceedings are of no force.

CHAPTER LXI. *Answer [to be made] to a certain question [touching the liberties of the City].*

If perchance a question should arise where persons may desire to quote a precedent [against us], saying that we have acted in contravention of our liberties and customs, and the like, as in the matter of writs sent by

¹ Warden of the City in the year 1247, 31 Henry III.

² Literally, 'of the free foreign;' a term which evidently means the right to hold the

Court of a Soke, or place within the City, but of exclusive jurisdiction. In no other instance, perhaps, is this term to be met with.

the King or the Justiciars, which, though in derogation of our liberties, have yet been received by us and acted upon—in the case of Richard Fitz-Symon, for example—answer is to be made, that such does not militate against the liberties of the City; for that whatever proceedings took place therein, the same was done at ¹their will and by their procuring; inasmuch as each of them, of his own accord and spontaneously, acted in derogation of his liberties, in the same way that many others have often done. And that therefore our liberties have not been imperilled thereby; for that it is allowable to every one to renounce his rights and liberties, and to do battle against the same, if he thinks proper, and the like. But still, this does not prejudice, nor ought to prejudice, the others, who, remaining in enjoyment of their liberties, have waived none of them.

CHAPTER LXII. *Of ²Articles touching his lordship the King, to be mentioned at the Iter of the Justiciars.*

Of default made in appearing before the Justiciars. Of those who are at the King's mercy, and have not been amerced. Of old Pleas of the Crown which have been formerly holden before the Justiciars, and have not been determined. Of new Pleas which have since arisen. Of youths of high parentage and of damsels, who are, and who ought to be, in the wardship of his lordship the King; in whose wardship they are, and through whom, and what is the value of their lands. Of escheats of his lordship the King; what such lands are, and who hold them, and through whom, and what is the value thereof. Of demesnes which are in the gift of the King; what they are, and who hold them, and through whom, and how much the lands thereof are worth. Of churches which are in the gift of the King, whether the same are vacant or not; which are such churches, and who holds them, and through whom. Of purprestures made upon the King, by land or by water, or elsewhere; what they are, and who has made them, and through whom. Of measures made throughout the realm; whether the same are observed in such manner as was commanded, and if any one has given reward to the wardens of such measures, that by ³measures they may sell or buy; and this is to be

¹ The citizens interested in that case; whose names are not mentioned, nor any particulars of the case given.

² These Articles bear reference, probably, to an Iter of later date than the 28 Henr.

III. (perhaps that of 4 Edward I.); as the Articles of that Iter have been already given. See pages 69—71 *ante*.

³ *I. e.* measures purposely falsified.

understood of all measures, as well of wine as of corn, and all measures [of length]. Of wines sold contrary to the assize, and who has sold the same. Of treasures-trove, what they are, and who found the same. Of Christian usurers who have died, who they were, and what chattels they had. Of chattels of French or of Flemings, or of enemies of the King, that have been seized; what the chattels are that have been so seized, and who holds the same. Of chattels of Jews who have been slain, and of their debts, and deeds, and securities; who such Jews were, and who holds their securities or deeds. Of those who hold of the ¹Honour of Pevrel in London and of Pevrel in Dover; who they are, and what land they hold, Fol. 37 A. and by what service. Of outlaws, and burglars, and fugitives, and other malefactors, and of those who have harboured them. Of the sea-ports; if the same have been well guarded, and if any one has carried corn or other things to the territories of the King's enemies for sale. Of those who have taken ²lack of the thirteenth; who they are, and how much they have taken, and from whom. Of serjeants of hundreds or others who have taken reward from men on account of the thirteenth; who they are, and how much, and from whom. Of those who are wont to do injury in parks and ³piscaries; who they are, and where they have done so, and in what parks and piscaries. Of fugitives, if any one has returned since his flight. Of ⁴prises taken by Sheriffs or constable, or by any bailiff, against the will of those whose chattels were so taken. Of forgers and clippers of the coin.

CHAPTER LXIII. *Of holding the Folkmites.*

There are three principal Folkmites in the year. One is at the Feast of Saint Michael, to know who shall be Sheriff, and to hear the charges given. The second is at Christmas, to arrange the ⁵Wards. The third is at the Feast of Saint John [24 June], to protect the City from fire, by reason of the great drought. If any man of London neglects to attend at one of these three Folkmites, he is to forfeit forty shillings to the King. But by

¹ Certain lands in different parts of the kingdom, were so called, which had belonged to the family of Peverel, and had escheated to the King.

² The sum in which such taxes are deficient when the coin is weighed at the Exchequer.

³ Or fish-preserves.

⁴ Seizures of wine or provisions in the King's name.

⁵ For the purpose, probably, of duly keeping watch and ward throughout the winter.

the law of London, the Sheriff ought to enquire after him whom he shall think proper, that is to say, whether he is there or not. And if there be any one who is not there, and he is there enquired after, such person ought to be summoned to the Hustings, if he is bound to abide by the law of the City. If the good man says that he was not summoned, the same must be known through the bedel of the Ward. If the bedel says at the Hustings that he was summoned, [even] where it is proved that the bedel has no other witness, no [witness] needs he have, save the great bell that is rung for the Folkmote at St. Paul's.

[*The law as to weavers and fullers.*]

It should be known, that no weaver or fuller may dry cloth or tenter the same, or go for the purposes of any traffick out of the City; nor may they sell their cloths to any foreigner, but only to the traders of the City. And if it so happen that any one of the weavers or of the fullers, for his gain, shall attempt to go out of the City for the purposes of traffick, it is fully lawful for the reputable men of the City to take all those chattels, and bring them back to the City, and to deal with those chattels as with chattels forfeited, by award of the Sheriffs and reputable men of the City. And if any weaver ¹[or fuller should sell to any foreigner his cloth, the foreigner loses the chattel, and the other remains at the mercy of the City for as much as he has. Neither weaver nor fuller may buy even that which pertains unto his craft, unless he make satisfaction to the ²Sheriff each year. Nor may any freeman be attainted by a weaver or by a fuller; nor may they bear witness. And if any one of them becomes rich so as to wish to forsake his craft, let him forswear it, and all looms he shall remove from his house. And if he do thus much as towards the City, let him be of the franchise: ³and [this] of the custom of London, as they say.]

Fol. 37 B. CHAPTER LXIV. [*An Ordinance renewed as to distresses made by the Sheriffs.*]

On the Monday next before the Feast of Saint Gregory the Pope [12

¹ The whole of this passage has been inserted by mistake, and at this point the transcriber has become aware of his error and has stopped short; the remaining portion is translated from the *Liber Custumarum*, folio 72.

² For his share of the ferm of 20 marks due yearly from the Weavers of London to the King.

³ This passage seems to be imperfect, as given in the original.

March], in the three-and-fortieth year of the reign of King Henry, son of King John, by common assent it was provided, and command was given unto the Sheriffs, that when they shall come to a place to make distress therein, and cannot make the same by reason of some obstruction or fastening, they shall, in virtue of their office, open such fastening in view of the reputable men of the neighbourhood, and shall perform their duty.

CHAPTER LXV. *Of the like on proof of testaments.*

Also, it was ordered that on probate of testaments, if any person shall make any claim upon probate of a testament, still, the probate of such testament shall be admitted, provided the witnesses make deposition as to such being the last will of the testator; saving always to the claimant his right of challenge in respect of such testament.

CHAPTER LXVI. *Of the like, when sequestration has been made upon a person, and he allows such sequestration to be made, but refuses to be amenable to justice.*

At a Congregation holden on the Saturday next after the Feast of Saint Bartholomew the Apostle [24 August], in the three-and-thirtieth year of the reign of King Edward, son of King Henry, by John le Blount, Mayor, and the Aldermen ¹before-mentioned, as also by four men of each Ward, etc., it was ordained, and by common consent agreed, that when sequestration has been made by a bailiff of the City upon any citizen of London for a debt due to the City, by barring up his doors, or in any other way, and such citizen allows of such sequestration, but remains in contempt as to making satisfaction and declines to be amenable to justice, by view of the neighbouring persons such sequestration and obstruction may be removed, and the fastening opened and withdrawn by the bailiff; who may then perform his duty, and make due execution thereupon, etc.

CHAPTER LXVII. [*That no one who removes and withdraws his goods shall enjoy free summons to plead.*]

Also, that no one shall enjoy free summons to plead, according to the

¹ Said in reference to the volume from which the extract has been made.

usage of the City, who is seen and proved to have removed and withdrawn his goods, in deceit of the demandant, and for the withholding and nullifying of the debt from him due, etc.

CHAPTER LXVIII. [*Of appraisers of pledges in the Court of the Mayor or Sheriffs.*]

Also, that in all cases where persons shall have appraised pledges in the Court of the Mayor or Sheriffs, or before the Chamberlain, such appraisers shall have the goods appraised for the price assessed, unless the demandant shall be willing to take them at the same price.

CHAPTER LXIX. *An ordinance renewed as to the keys of Neugate and the Cocket.*

On the Tuesday next after the Feast of Saint Michael, in the three-and-thirtieth year of the reign of King Edward, son of King Henry, by John le Blount, Mayor, and the Aldermen, it was ordained, and by common consent established, that from thenceforth in future the Sheriffs of London for the time being should, upon the Vigil of Saint Michael, on vacating their office, restore into the hands of the Mayor for the time being the keys of Neugate, the Cocket, and all other things unto the aforesaid Sheriffwick pertaining and belonging; and that the said Mayor should deliver the same, by assent of his Aldermen, unto such one of the [new] Sheriffs as he should think expedient, etc.

CHAPTER LXX. *The verdict of the Aldermen as to the testament of Osbert de Suffolk.*

On the Wednesday of the Vigil of our Lord's Ascension, in the one-and-thirtieth year of the reign of King Edward, son of King Henry, by John le Blount, Mayor of London, Elias Russel, Adam de Rokesle, Richard de Gloucestre, William de Betoigne, Thomas Romain, John de Wenegrave, John de Vinetrie, Richere de Refham, Ralph de Honylane, Nicholas Picot,

John de Armenters, John de Dunstaple, Nicholas de Farndone,
 Fol. 38 A.

Henry de Gloucestre, Walter de Finchingsfelde, and Hugh Pourte, Aldermen, it was with unanimous assent and consent agreed, and each of

¹ See page 40 *ante*

them, severally examined as to his decision thereupon, did declare, that the heirs of the blood of Osbert de Suffolk were excluded from all right of heirship in the tenement which belonged to the aforesaid Osbert in Cordewanerestrete, in the parishes of Saint Mary-le-Bow and Saint Mary-de¹ Aldermannechurche, by the testament of the aforesaid Osbert, proved and enrolled in the Hustings holden at London on the Monday next after the² Invention of the Holy Cross [3 May], in the twelfth year of King Edward aforesaid; Walter de Finchingfeld and Henry de Gloucestre excepted, who did not in all respects agree thereto. But they said, that so much of the said testament, as was enrolled was the [last] will of the testator, and that the same held good and ought to be received, etc.

Afterwards, on the Friday next after the Feast of Saint Valentine the Martyr [14 February], in the three-and-thirtieth year of the King aforesaid, it was agreed and unanimously ordained, by John le Blount, Mayor of London, John de Wengrave, William de Leyre, Walter de Finchingfelde, Richere de Refham, John de Dunstaple, Hugh Pourte, Adam de Fulham, Adam de Rokesle, John de Vynetrie, Salomon le Cotiller, Aldermen, and Roger de Paris, Sheriff, that Ralph Godechep, John de Wrytele, Stephen de Uptone, and William le Barber, spicer, parishioners of the church of Saint Mary-le-Bow, sworn upon touch of the Holy Evangelists, should, upon view, ordinance, and consent of the aforesaid John, the Mayor, sell the houses aforesaid for the most money that they might; and that, from the monies so received, they should make provision for divine service to be celebrated for the souls of the said Osbert and Anna his wife, and of all the faithful departed, according to the form in his testament contained; and that as to all monies remaining, over and above [the foundation of] the chantry aforesaid, they should well and truly pay the same towards the repair of London Bridge.

CHAPTER LXXI. ³*Writ of King Edward, son of King Henry, sent to the prelates of the Province of Canterbury as to certain Articles to be treated of in the Council of that Province.*

'The King unto our dearly beloved in Christ, the Abbats, Priors, and

¹ A mistake for 'Aldermaniechurche.'

² See page 95 *ante*.

³ These Chapters, down to Chapter LXXV., must have been inserted in *Liber Albus* by

an oversight, as they have nothing whatever in common with the matters of which it professes to treat.

⁴ An error for 'Edward.'

'other men of the houses of the religious in the Province of Canterbury unto our patronage belonging, and unto their proctors shortly about to come together, greeting. We have heard from some that the venerable father R[obert], Archbishop of Canterbury, is exerting himself and is striving to induce you, as also others of the clergy of his Province aforesaid, to consent to a certain aid or collection upon you and the said clergy of his own proper authority to be assessed. Seeing therefore that the assessment of such aid and contribution,—or your consent thereto— if made upon the goods of your houses which have been founded of the alms of our progenitors, former kings of England, and this, without our assent being required thereunto, would manifestly tend to the diminishing of the alms aforesaid and to the prejudice of our Crown,—we do command you, in virtue of the fealty in which unto us you are bound, and do strictly forbid you, without our will being known thereupon, in any way to give your consent or assent to the assessing of any aid or collection upon yourselves, or upon others of the clergy aforesaid, as before-stated, or to the making of any contribution towards such collection with others of the clergy, if it shall so happen that the same shall upon them have been assessed. Witness myself, at New Castle upon Tyne, the first day of May in the fifth year of our reign.'

Fol. 38 B. CHAPTER LXXII. *Matters to be treated of in the Provincial Council as to the Templars.*

¹The first Article is, that a certain Templar, brother Thomas de Lindeseye by name, says that before his arrest he fled to Ireland; but now he has made repeated offers to take his trial. What is to be done with him, seeing that, upon examination in conformity with the ²Apostolic mandate, he admits nothing to his detriment?

Certain Templars of this Province are demanded by women to be adjudged unto them as their husbands, by reason of marriage contracted before they entered the Order of the Temple. What in such case is to be done?

¹ The Answers to these Questions are given in Chapter LXXIV. The particulars of these cases it is probably impossible now to ascertain.

² Allusion is, perhaps, made to the Bull issued by Pope Clement V. against the Templars, August 1308.

Some individuals have remained in the state of penance enjoined them for half a year and more. Is it expedient to enquire if they have completed the penances so imposed, and in what way, and as to how they have behaved themselves during the time aforesaid?

Forasmuch as by the Letters Apostolic it is the Apostolic award that charges made against individuals of the Order of the Temple are to be ¹proceeded with, that they may be acquitted or condemned thereon, and as yet such proceedings have been finally taken against three persons only, Stephen, Thomas, and John,—what is to be done as against them, or in future cases that may arise?

CHAPTER LXXIII. *Matters to be treated of in the Provincial Council for the public good of the realm and of the Church.*

In the first place, many ²Ordinances have been lately made, to the honour of God, and to the well-being of the Church, the advantage of his lordship the King, the relief of the realm, and the succour of the poor and the oppressed, as on inspection thereof manifestly appears; the which we prelates have made ³corporal oath, saving our order, to observe and maintain. Are we bound by this our oath to the observance of the same in so far as concerns our own persons only, or to cause the same to be observed, saving our order, by other persons, so far as we may? If by virtue of our oath we are not bound to both, are we, at all events, in duty of our office bound to both, in so far as advantageously and becomingly we may?

Supposing that by virtue of our oath or in duty of our office we are bound to both, would it be lawful and expedient for us to fortify the said Ordinances by sentence of ⁴Major Excommunication, that so all who contravene the same shall *ipso facto* incur the penalties of excommunication?

Would it be lawful and expedient publicly to denounce as excommunicated those who have contravened the said Ordinances, on the authority of

¹ This passage is so mutilated as to be almost wholly unintelligible. Its meaning can only be distantly guessed at.

² Ordinances for the better government of the realm, exacted by the nobles from Edward II.

³ An oath made while touching the *corporale*, or cloth that covered the sacred elements.

⁴ Severance from all communication with the faithful, and from participation in the Sacraments of the Church.

the ¹Council of Oxford, declared by the Council of ²Lambheth, when by so doing they shall have disturbed the peace of the realm?

Would it be lawful and expedient by notorious method to take proceedings against those who have violated the said Ordinances? and in what manner?

Would it be expedient to signify unto his lordship the Pope and the Cardinals the public good that from observance of the said Ordinances may accrue, and the evils and inconveniences which it is feared may arise if the same are not observed?

Would it be expedient to admonish the Earls and nobles of the realm, who have made corporal oath that they will observe and maintain the Ordinances aforesaid, that they must duly observe such oaths, and to denounce unto the same, that unless they shall observe them in so far as they may, it may seem proper to proceed most rigorously against them, if there shall be any other advantageous methods [of so doing], for the public good of the realm and the well-being of the Church?

If by virtue of our oath we are not bound to both, are we, at all events, in duty of our office bound to both, in so far as advantageously and becomingly we may?

Fol. 39 A. CHAPTER LXXIV. *Answer to the Articles as to the Templars.*

He must be admitted canonically [to plead] in form of law.

[Such claims] must be admitted in so far as law demands and requires.

It is not expedient to make the enquiry, unless previously there shall have been public report thereon.

Proceedings must be taken according to past proceedings, with a view to condemnation or acquittal.

CHAPTER LXXV. *Answer to the Articles as to the public good.*

By force of their oath in so far as themselves are concerned, and as in duty of their office bound in so far as others.

It is expedient to fortify the said Ordinances by sentence of excommunication.

It is expedient to denounce publicly those who have contravened the said Ordinances.

¹ Or, perhaps, more properly, 'Synod.'

² Lambeth.

Those who notoriously offend must be notoriously punished; but the manner of inflicting punishment must be left to the discretion of the judge, in accordance with the extent of the fault.

It is not expedient for the present to send unto his lordship the Pope.

It is expedient so to ¹admonish.

It is a matter for deliberation.

[CHAPTER LXXVI.] *Charter of the Friars ²Preachers, made by King Edward, son of King Edward.* Fol. 39 B.

'Edward, by the grace of God, etc., to all, etc. Whereas Gregory de Rokesleie, our Mayor of London, and the other Barons of the said city, did at our instance, in common and unanimously grant unto the venerable father, Robert, Archbishop of Canterbury, and unto his assigns, two lanes adjoining unto his place of Castle Baynard and the Tower of Montfichet, the same to be stopped and enclosed for the enlargement of the place aforesaid, provided that he should assign unto them a like way, and one as convenient to the community of the City; and whereas we have learned from the aforesaid Mayor and Barons of the said city, that the said Archbishop has now caused to be made an even better way, and one more convenient to the community of the said city, than were the lanes aforesaid;—We do, for ourselves and our heirs, so far as in us lies, grant, ratify, and confirm unto the before-named Archbishop, and unto his assigns, the grant aforesaid. That so, neither our Barons of London aforesaid, by reason of their grant aforesaid, nor the before-named Archbishop, nor his assigns, by reason of such change of ways, shall, before our Justiciars Itinerant at the Tower of London, in future be disturbed or molested, on the ground of purpresture made as to the lanes aforesaid. In testimony whereof, etc. Witness myself, at Westminster, this tenth day of June, in the fourth year of our reign.'

¹ The word '*amovere*' is no doubt an error for '*admonere*.' ² Or Dominicans.

BOOK II.

Fol. 40 A. A TABLE OF CHARTERS OF THE LIBERTIES OF THE CITY.

Charters of his lordship William, late King of England.

First, a Charter of his lordship William, late King of England, in the Saxon tongue.

Also, another Charter of the same King William, in the same tongue.

Charter of King Henry the First.

Also, a Charter of his lordship Henry, late King of England, in which are contained the articles that follow, namely:—

1. First, of the Sherifwick of London and Middlesex ¹to ferm let unto the citizens of London for three hundred pounds.

2. Also, that the citizens of London shall appoint as Sheriff such one from among themselves as they shall think proper.

3. Also, that the said citizens shall appoint such person as Justiciar from among themselves as they shall think proper, to keep the Pleas of the Crown, and to hold such pleas; and that no other person shall be Justiciar over the said men of London.

4. Also, that the citizens of London shall not plead without the walls of the City in any plea.

5. Also, that the citizens of London shall be quit of ²Scot and Lot,

¹ *I. e.* let at a yearly rental.

² This term is derived from the Anglo-Saxon, and signifies all taxes levied rateably

for purposes of state; '*scot*' meaning the money paid, and '*lot*' the proportion in which the assessment was made.

and ¹ Danegild, and ² murder; and that no one of them shall wage ³ battle.

6. Also, if any one of the citizens shall be impleaded in Pleas of the Crown, such man of London shall ⁴ deraign himself by such ⁵ oath as shall be adjudged in the City.

7. Also, that no one shall be ⁶ harboured within the walls of the City; and that no lodging shall be delivered to any one by force, either of the household of his lordship the King or of any other household.

8. Also, that all men of London shall be quit and free, and all their goods throughout all England and the sea-ports, of toll, ⁷ passage, ⁸ lastage, and all other customs.

9. Also, that the Churches, and Barons, and citizens may have and hold quietly and in peace their Sokes, with all their customs. It being understood that the guests who shall be tarrying in the Sokes shall pay customs to no other than him to whom such Soke shall belong, or to the officer whom he shall have there appointed.

10. Also, that no man of London shall be amerced in a sum of money beyond his Were, namely, one hundred shillings;—in pleas, that is to say, which pertain unto money.

11. Also, that there shall no longer be ⁹ Miskenning in the Hustings, or in the Folkmote, or in any other pleas holden within the City.

12. Also, that the Hustings shall sit once in the week, on Monday, namely.

13. Also, that the King will cause the citizens of London to have their lands, and securities, and debts, within the City and without; and as to lands to which they shall make claim before him, he shall have right done unto them according to the law of the City.

14. Also, that if any person shall take toll or custom from the men of

¹ A contribution originally paid to the King for the purpose of pacifying the Danes. It was still levied long after the Danish times, and was only abolished by King Henry II.

² A penalty paid by the inhabitants of a hundred where a murder was committed.

³ Or judicial combat, in support of the justice of his cause.

⁴ I. e. clear, or purge.

⁵ I. e. the oath of six, eighteen, or thirty-six compurgators.

⁶ Against the will of the citizens.

⁷ A toll levied for passage over ferries.

⁸ A custom levied upon wares sold by the last.

⁹ A fine paid for faults or variations made in pleadings; the word 'miskenning' meaning miscounting or misleading.

London, the citizens of London in the City shall take from the borough or vill, where such toll or custom shall have been taken, as much as such men of London shall have given for toll and have received in damage therefrom.

15. Also, that the citizens of London shall have their grounds for hunting, as well and as fully as their ancestors had; namely, in ¹Chiltre, Middlesex, and Surrey.

Charter of King Henry the Second.

16. That no one of the citizens shall plead without the walls of the City, except as to tenures held without, etc.

Fol. 40 B. 17. Also, that the citizens shall have acquittance of murder within the City and in the ²Portsoken.

18. Also, that no one of them shall wage battle.

19. Also, that as to Pleas of the Crown they may deraign themselves, —as above.

20. Also, that within the walls of the City no one shall take lodging by force, or by livery of the ³Marshal.

21. Also, that they shall be quit of toll, lastage, etc., throughout all England.

22. Also, that no one shall be amerced in money, except according to the law of the City.

23. Also, that in no plea shall there be Miskensing.

24. Also, that the Hustings shall be holden once only in the week.

25. Also, that the citizens shall have their lands and tenures, and their securities.

26. Also, that pleas shall be holden in London as to all debts which have been contracted [in London], and as to their securities.

27. Also, if any person shall take toll or any other custom from men of London, after such person shall have failed of right, the Sheriffs of London shall take distress in London for the same.

¹ The Chiltern district, in Oxfordshire and Buckinghamshire.

² *I. e.* the liberties of the City without the walls; in the vicinity of Aldgate.

³ An officer of the royal household, one of whose duties it was to provide lodgings for the sovereign and his retinue.

28. Also, that the citizens shall have their grounds for hunting, wherever they had the same before in the time of King Henry.

29. Also, that the citizens of London shall be quit of ¹Brudtol, and ²Childwite, and ³Yeresgive, and ⁴Scotale; and that a Sheriff of London shall not make Scotale.

Charter of Richard the First.

30. That no one of the citizens shall plead without the walls of the City in any plea except a plea as to tenures held without, moneyers and officers of the King excepted.

31. That the citizens shall have acquittance of murder within the City and in the Portsoken.

32. Also, that no one of them shall wage battle.

33. Also, that as to pleas pertaining unto the Crown they may deraign themselves, etc.

34. Also, that no one shall take lodging by force within the walls of the City, or in the Portsoken.

35. Also, that the citizens shall be quit of toll and all other custom, etc.

36. Also, that no one shall be amerced in money, except according to the law of the City.

37. Also, that in no plea shall there be Miskenning.

38. Also, that the Hustings shall be holden once only in the week.

39. Also, as to lands and tenures in the City of London, and as to securities, right shall be done unto them.

40. Also, if any person shall take toll or any other custom from the men of London, the Sheriffs shall take distress in London for the same, etc.

41. Also, that the citizens shall have their grounds for hunting, where-soever, etc.

¹ Or Pontage, toll for passing over or under bridges.

² The penalty for begetting a child on a lord's bond-woman.

³ The meaning of this term is unknown; a 'heriot' has been suggested as its signification, i. e. a contribution of military stores; also a fine paid to the King's officers on

entering upon an office. It seems not improbable that a compulsory new year's gift to the Sovereign is the true meaning of the word.

⁴ Meaning, probably, compulsory payments for license to brew or sell ale. In other instances, this word admits of various other interpretations.

42. Also, that the citizens of London shall be quit of Brudtol, and Childwite, etc.—*as above*.

A Second Charter of the same Richard.

43. That all ¹Kidels that are in the Thames shall be removed, where-soever they may be, etc.

44. Also, the same King remitted claim of that which the Wardens of his Tower at London were wont to receive yearly on account of
 Fol. 41 A. the Kidels aforesaid.

Charter of King John.

45. That no one of the citizens shall plead without the walls of the City, except—*as above*.

46. Also, that the citizens shall be quit of murder within the City and in the Portsoken.

47. Also, that no one of them shall wage battle.

48. Also, that as to pleas pertaining unto the Crown they may deraign themselves, etc.

49. Also, that within the walls of the City, or in the Portsoken, no one shall take lodging by force, or by livery of the Marshal.

50. Also, that the citizens shall be quit of toll and all other custom, throughout all lands of the King, on this side of the sea and beyond, and throughout the sea-ports on this side of the sea and beyond.

51. Also, that no one of the citizens shall be amerced in money, except according to the law of the City.

52. Also, that within the City in no plea shall there be Miskenning.

53. Also, that the Hustings shall be holden once in the week.

54. Also, that the citizens shall have their lands, tenures, securities, and all their debts, etc.

55. And that as to lands and tenures within the City, right shall be done unto them according to the usage of the City.

56. And if any person shall, in any of the lands of his lordship the King, on this side of the sea or beyond, or in the sea-ports on this side of

¹ Wears formed in rivers, and provided with nets for intercepting fish.

the sea or beyond, take toll or any other custom from the men of London, etc., the Sheriffs of London shall take distress for the same, etc.

57. Also, that the citizens shall have their grounds for hunting wherever they had the same in the time of King Henry, grandsire of Henry, our father.

58. Also, that the citizens shall be quit of Brudtol, Childwite, Yeresgive, and Scotale.

A Second Charter of the same John.

59. That the citizens shall have the Sheriffrick of London and Middlesex, etc., for three hundred pounds,—*as above*.

60. Also, that the citizens shall make from among themselves Sheriffs, whom they will, and shall remove them when they will, etc.

61. Also, if the Sheriffs for the time being shall commit any offence whereby they ought to incur an amercement in money, they shall not be condemned, at most, in more than a sum of twenty pounds. (¹If anything is granted by the King as concerning the Sheriffs, the same ought to be accounted for [to the citizens].)

A Third Charter of the same John.

62. That all Kidels that are in the Thames or in the Medewaye, wheresoever, etc., shall be removed; and that in future no Kidels shall be placed anywhere, under forfeiture of ten pounds.

63. Also, the same King remitted claim of all that the Wardens of his Tower at London were wont to receive yearly on account of the Kidels aforesaid.

²*Another Charter of the same John.*

64. That the Barons of the City of London shall choose for themselves each year a Mayor from among themselves, who shall be a trusty man, discreet, and proper. Provided always, that, when so elected, he shall be presented unto his lordship the King, or, in the King's absence, unto his Justiciar, etc.

¹ This is merely a gloss or interlineation. granted in the 3rd year of John, the other

² In date, this Charter should come after in the 16th.
that next mentioned; the latter having been

Fol. 41 B. 65. Also, that the said citizens shall have well and in peace, freely, quietly, and wholly, all their liberties which they have hitherto enjoyed, as well in the City of London as without, and as well by water as by land.

¹Another Charter of the same John.

66. That the Guild of Weavers shall no longer be in the City of London, and shall on no account be revived.

Charter of Henry the Third.

67. That the citizens shall have the Sherifffick of London and Middlesex for three hundred pounds sterling.

68. Also, that the citizens shall make from among themselves Sheriffs, whom they will, and shall remove them when they will.

69. Also, that they shall present the Sheriffs whom they have made, unto the Justiciars of his lordship the King, etc.

A Second Charter of the same Henry.

70. That the Barons of London shall choose for themselves a Mayor from among themselves.

71. Also, that at the end of the year it shall be lawful for them to remove such Mayor and substitute another, if they please, or retain the same Mayor; provided however, that the same be shewn unto us, or unto our Justiciar, if we shall not be present.

72. Also, that the citizens shall have well and in peace, freely, quietly, and wholly, all their liberties, etc.

A Third Charter of the same Henry.

73. That all Kidels that are in the Thames or in the Medeway, where-soever they may be, shall be removed; and that in future no Kidels shall be placed anywhere, under forfeiture of ten pounds.

74. The same King also remitted claim of that which the Wardens of

¹ See the preceding Note.

his Tower, etc., were wont to receive yearly on account of the Kidels aforesaid.

A Fourth Charter of the same Henry.

75. That no one of the citizens shall plead without the walls of the City of London,—*as above*.

76. Also, that the citizens of London shall be quit of murder, etc. And that no one of them shall wage battle.

77. Also, that as to pleas pertaining unto the Crown the citizens may deraign themselves.

78. And that within the walls of the City no one shall take lodging by force, [or by livery] of the Marshal.

79. Also, that the citizens of London shall be quit of toll and all other custom, etc.

80. Also, that no one shall be adjudged to be amerced in money, except according to the law of the City, etc.

81. Also, that in no plea shall there be Miskening.

82. Also, that the Hustings shall be holden once only in the week.

83. Also, that they shall justly hold their lands, tenures, securities, and debts.

84. And that as to their lands and tenures which are within the City, right shall be done unto them.

85. And that as to all their debts and securities, pleas shall there be holden.

86. Also, if any person shall, in any of the lands of his lordship the King, on this side of the sea or beyond, etc., take toll or any other custom from the men of London, the Sheriffs of London shall in London take distress for the same.

87. Also, that the citizens shall have their grounds for hunting where-soever, etc.

88. Also, that the citizens shall be quit of Brudtol, and Yeresgive, and Scotale.

A Fifth Charter of the same Henry.

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89. That the Warren of ¹Stanes, with the appurtenances thereof,

¹ Staines, in Middlesex.

shall be ¹diswarrened and disafforested for ever, etc. ; and that no warrener or forester whatsoever shall intermeddle therewith.

A Sixth Charter of the same Henry.

90. That the Mayor and commonalty of London shall have and hold Queen-Hythe, with all liberties, customs, and other things unto it belonging, for fifty pounds sterling, to be paid yearly unto the ²Earl of Cornwall.

A Seventh Charter of the same Henry.

91. That the citizens of London shall have all their liberties and free customs as fully as they ever had them, etc., and shall in future freely and fully enjoy the same.

92. Also, that the Mayor whom the citizens of London shall have chosen, the King or his heirs not being at Westminster, shall be presented each year unto the Barons of the Exchequer, that by them he may be admitted as Mayor. Provided always, that upon the next return of the King or his heirs to Westminster or London, he shall be presented unto him or his heirs, and be admitted as Mayor.

93. Also, that from the ³ferm of the City of London there shall be allowed to the Sheriffs each year, in their account at the Exchequer, seven pounds for the ⁴liberty of Saint Paul's in London.

94. Also, that the same citizens, throughout all the dominions of the King, shall be quit of toll, etc.

An Eighth Charter of the same Henry.

95. Pardon granted unto the citizens for all offences and excesses committed against his lordship the King, the Queen, and others, during the disturbances that had arisen in the ⁵realm, and fine imposed upon the citizens of [twenty] thousand marks.

¹ Thrown open, and no longer preserved as a royal hunting-ground, subject to the Laws of the Forest.

² Richard, King of the Romans, brother of Henry III.

³ Or yearly rent of £300 paid yearly to the

King.

⁴ The privilege of Soke or exclusive jurisdiction, preserved by royal favour to the Dean and Chapter of St. Paul's.

⁵ During the wars with Simon de Montfort and the Barons.

96. Also, that the citizens may, throughout all lands and dominions of the King, freely and without impediment, as well by sea as by land, traffic with their commodities and merchandize in such manner as they shall see expedient.

97. And that they shall be quit of all toll and all other customs, etc.

A Ninth Charter of the same Henry.

98. That no citizen shall plead without the walls of the City, except—*as above*, and except as to those things which shall happen to be done against the King's peace, etc., and except as to pleas concerning merchandize which are wont to be determined, according to law-merchant, in boroughs and in fairs.

99. Also, of acquittance of murder granted to the citizens of London,—*as above*.

100. And that no one of the citizens shall wage battle.

101. Also, that the citizens of London may deraign themselves as to pleas pertaining unto the Crown, etc.; except that they shall not be allowed precisely to ¹swear, upon the graves of the dead, as to that which the deceased would have declared had they been living, etc.

102. And that within the walls of the City, or in the Portsoken, no one shall take lodging by force or by livery of the Marshal.

103. Also, that the citizens of London shall be quit of toll and all other custom,—*as above*; except everywhere the due and ancient ²prise of wine, that is to say, one tun before the mast and one tun behind the mast, to be paid at the rate of twenty shillings per tun.

104. Also, that the Hustings shall be holden once in each Fel. 42 a. week.

105. Also, that as well foreigners as others may make their attorney, both to plead and to defend, as elsewhere in the King's Courts.

106. Also, that they shall not be molested for Miskenning in their plaints.

¹ A privilege allowed to the accused, where, after election of his compurgators or jurors, one of them had died: it being the custom to say on oath, over the deceased's grave, what the precise nature of his intended

verdict would have been.

² A custom paid to the Sovereign upon wines. Prisaage was one of the great prerogative customs.

107. And that pleas shall there be holden as to all their debts and securities.

108. Also, that the citizens shall be quit of Childwite, Yeresgive, and Scotale.

109. Also, that the said citizens shall justly have and hold their lands, tenures, or securities.

110. Also, that no merchant or other person shall meet merchants coming, by land or by water, with their merchandize and provisions towards such city, for the purpose of buying or selling again, until [the same shall have been duly exposed for sale], under forfeiture of the thing bought and pain of imprisonment.

111. Also, that no one shall expose his merchandize for sale, which owes custom, until the custom so due shall have been levied, under forfeiture of the whole of such wares.

112. That no foreign merchant or other shall sell or buy any wares that ought to be weighed or troned, except by our own ¹beam or tron, etc.

113. Also, as to taking recognizances of debts between merchants which shall be enrolled in the Exchequer; and that every one shall pay one penny for each pound to be enrolled in the Exchequer.

114. Also, that the citizens of London shall have all their liberties and free customs, etc., as well as to the form and manner of pleading as to all other cases whatsoever; provided always, that such customs be not contrary to justice and rightful law.

115. Also, as to the Great Charter granted unto the freemen of the realm of England.

Charter of King Edward the First.

116. The Sheriffwick of London and Middlesex to ferm let for three hundred pounds, etc.

117. Also, that the citizens may appoint Sheriffs from among themselves, etc.; and if the Sheriffs shall commit any offence by reason of which they ought to incur an amercement in money, they shall not be condemned, at most, in an amercement of more than twenty pounds, etc.

¹ The King's Great Beam and Tron were used for weighing articles in gross. The latter seems to have been used, more especially, for weighing wool.

118. Also, that all Kidels that are in the Thames or Medeway shall be removed, etc.

119. He also remitted claim of all that the Wardens of his Tower at London were wont to receive yearly on account of the Kidels aforesaid.

120. Also, that no one of the citizens shall plead without the walls of London.

121. Also, of acquittance of murder within the City and in the Portsoken.

122. Also, that no one of the citizens shall wage battle.

123. Also, that as to pleas pertaining unto the Crown they may deraign themselves, etc.

124. And that no one shall take lodging by force, or by livery of the Marshal.

125. Also, that the citizens shall be quit of toll and all other custom, etc.

126. Also, that no one shall be adjudged to be amerced in money, except according to the law of the City.

127. Also, that in the City in no plea shall there be Miskenning.

128. Also, that the Hustings shall be holden once only in each week.

129. And that they shall justly have their lands and tenures, securities, and all their debts.

130. Also, that as to their lands and tenures that are within the City, right shall be done unto them.

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131. And that as to all their debts and securities, pleas shall there be holden.

132. Also, if any person in any one of the lands of his lordship the King, on this side of the sea or beyond, etc., shall take toll or any other custom from the men of London, the Sheriffs of London shall take distresses in London for the same, etc.

133. Also, that the citizens may have their grounds for hunting where-soever they had the same in the time of King Henry, etc.

134. Also, that they shall be quit of Brudtol, Childwite, Yeresgive, and Scotale, etc.

A Second Charter of King Edward the First.

135. That the whole of the Warren of Stanes, with the appurtenances thereof, shall be diswarrened and disafforested, etc.

A Third Charter of King Edward the First.

136. That the Mayor and citizens of London shall have and hold all their liberties and free customs which they had in the time of King Henry, grandsire etc.

137. That the Mayor, the King or his heirs not being at Westminster, shall be presented each year unto the Barons of the Exchequer, that by them he may be admitted as Mayor.

138. Also, that from their ferm there shall be allowed to the citizens of London each year, seven pounds at the Exchequer, for the liberty of Saint Paul's, etc.

139. Also, that the citizens shall be quit of all toll and other custom, etc.

140. Also, that the citizens may deraign themselves as to pleas pertaining unto the Crown, etc.

141. Also, that as well foreigners as others may make their attorney in the Hustings, etc.

142. Also, that no merchant shall meet other merchants, [coming] by land or by water, with their merchandize and provisions, etc., until they shall have arrived at the said city.

143. Also, that no one shall expose his merchandize for sale which owes custom, until the custom so due shall have been levied, etc.

144. Also, of certain articles annulled at the instance of the citizens, etc.

145. Also, of the confirmation of other liberties and articles by his lordship Edward the First confirmed.

146. Also, that the Mayor and Sheriffs, the King or his heirs, or the Barons of the Exchequer, not being at Westminster, shall be presented to the Constable of the Tower of London, without the gate of the said Tower.

147. Also, that the said citizens shall be quit of ¹Pavage, ²Pontage, and ³Murage, throughout all the realm and dominions of the King.

148. Also, that the Sheriffs shall be amerced, so often as the same shall happen, according to the extent of the offence, in such manner as the other Sheriffs of the realm.

¹ A toll levied for the paving of roads.

³ A toll levied upon horses and carts for

² Similar, probably, to the '*Brudtol*' already mentioned. See page 117.

the repair of the walls of a town or city.

Charter of ¹Edward, Son of King Edward.

149. That the Mayor and Sheriffs of London shall be chosen by the citizens of that city according to the tenor of their Charters, and in no other manner.

150. That the Mayor of the said city shall not remain in office as such Mayor beyond one year at a time.

151. Also, that no Sheriff of the City shall have more than two clerks and two serjeants by reason of his office, and those, persons for whom he shall be willing to answer.

152. Also, that the Mayor of the said city, so long as he shall be Mayor, shall hold no other office pertaining unto that city than such office of Mayor. Fol. 43 a.

153. Also, that the Mayor shall not demand to have brought before him, or hold, any plea that belongs to the Sheriff's Court.

154. Also, that the Aldermen of that city shall be removable yearly, and be removed, on the day of Saint Gregory [12 March], and in the year following shall not be re-elected, but others [shall be elected] in their stead, etc.

155. Also, that the tallages, after being assessed by the men of the Wards thereunto deputed, shall not be augmented or increased by the Mayor and Aldermen, except with the common consent of the Mayor and commonalty.

156. Also, that the monies arising from such tallages shall be in the keeping of four reputable men, commoners of the said city.

157. Also, that no stranger shall be admitted to the freedom of the said city, except at the Hustings.

158. Also, that an inhabitant, and especially an Englishman by birth, a trader of a certain mystery or craft, shall not be admitted to the freedom of the city aforesaid except upon the security of six reputable men, of such certain mystery or craft, etc.

159. Also, that enquiry shall be made each year, if any persons enjoying the freedom of the City have traded with the property of others who are not of the freedom, avowing that such goods are their own. And those who shall be lawfully convicted thereof, shall lose the freedom.

160. Also, that all who wish to enjoy the freedom of the City shall be

¹ Edward II. ; who is generally thus styled in ancient documents.

in Lot and Scot, and partakers of all burdens for [maintaining] the state of the City, etc.

161. Also, that all persons of the freedom of the City, and dwelling without the said city, who by themselves and their servants follow a trade within the City, shall be in Lot and Scot with the commoners of the same city, etc., or shall be removed from the freedom thereof.

162. Also, that the Common Seal shall be in the keeping of two Aldermen and two commoners, by the commonalty to be chosen, and that the same shall not be denied to poor or to rich.

163. Also, that the giving of judgment in the Courts of the City, after verdict [given], shall not be deferred, unless some difficulty intervene. And if such difficulty shall intervene, such verdicts shall not stand over beyond the third Court.

164. Also, that the weights and beams for weighing merchandize as between merchant and merchant, the issues of which belong to the commonalty, shall be in the keeping of reputable men, by the commonalty to be chosen.

165. Also, that the Sheriffs may entrust the charge of collecting toll and other customs unto their ferm pertaining, as also other public duties unto themselves belonging, to sufficient men for whom they shall be willing to answer.

166. Also, that merchants who are not of the freedom, etc., shall not sell wines or other wares by retail within the said city.

167. Also, that in future there shall be no brokers of any merchandize in the said city, but those who have been chosen thereto by the traders of their mysteries; and that they shall be sworn before the Mayor.

168. Also, that common ¹hostelers, although they may not be of the freedom of the same city, shall be partakers of all [burdens] unto the said city pertaining, etc. Saving always, that the merchants of Gascoigne and other strangers may dwell and keep hostels for each other in the said city, in such manner as they have heretofore been wont to do.

169. Also, that the keeping of the Bridge shall be entrusted unto two reputable men of the city aforesaid, other than the Aldermen thereof.

¹ Or hosts, or harbourers, keepers of lodging-houses. They are still called 'hostmen' in the official documents of Newcastle-upon Tyne.

170. Also, that no Serjeant of the Chamber at the Guildhall shall take a fee of the commonalty, etc., or do execution, unless he be one elected by the commonalty thereto.

171. Also, that the Chamberlain, Common Clerk, [and] Common Serjeant of the City, shall be chosen and removed by the commonalty, at the will of the same commonalty.

172. Also, that the Mayor, Recorder, and the Chamberlain and Common Clerk aforesaid, shall be content with their fees, from of old appointed and paid.

173. Also, that the property of the Aldermen of the said city shall be taxed in aids, tallages, and contributions, by the men of the Wards in which such Aldermen shall be residing, in the same manner as the property of the other citizens of the same Wards.

174. Also, that the Aldermen and commonalty, for the necessities and advantage of the said city, may among themselves assess and levy tallages upon their property within the said city, rents as well as other things.

Letters Patent of his lordship Edward, son of King Edward.

175. That certain aids, namely in armed foot-soldiers, granted unto the King at [the siege of] the Castle of ¹Leedes, shall not hereafter be to the prejudice of the Mayor and good men of London, nor in future be drawn into a precedent.

Charter of King Edward the Third.

176. That the citizens of London shall have their liberties according to the form of the Great Charter, etc.; and that impediments or usurpations upon them in that behalf made shall be repealed and annulled.

177. Also, that the Mayor of London, for the time being, shall be one of the Justiciars for [the delivery of] the Gaol of Newgate.

178. Also, that the citizens of London shall have ²Infangthef and ³Outfangthef, and the chattels of all felons who shall be adjudged by them as such within the liberties of the city aforesaid.

¹ Leeds, in Kent.

² The privilege of judging thieves taken within their liberties. Of Anglo-Saxon origin.

³ The privilege of calling up dwellers

within the City, taken without the liberties for felony, for judgment within their own Court. Also of Anglo-Saxon origin.

179. Also, that whereas the citizens of London had been charged by the Sheriffrick of London and Middlesex in the sum of four hundred pounds unto the Exchequer of his lordship the King, the said citizens shall in future have one hundred pounds thereof remitted.

180. Also, that the citizens of London may devise their tenements within the liberties as well in mortmain as in any other way.

181. That the Sheriffs of London, so often as it shall happen that they are amerced for any offence, shall be amerced according to the extent of such offence, in the same manner as the other Sheriffs of the realm.

182. Also, that for escape of thieves the Sheriffs of London shall on no account be charged or amerced otherwise than other Sheriffs on this side Trent; who for such escapes are amerced, it is said, in the sum of one hundred shillings.

183. Also, that the citizens of London shall not be charged otherwise than as of old they have been wont to be charged, for the custody of those who flee to churches for immunity, etc.

184. Also, that the citizens of London may remove and seize
Fol. 44 B. all Kidels in the waters of Thames and Medewaie, and shall have the punishments therefore unto us pertaining.

185. Also, that foreign merchants coming into England shall sell their merchandize within forty days after their arrival, and shall lodge at the tables of the free hosts of the City.

186. Also, that neither the Steward of the ²Marshal nor the Clerk of the Market shall sit within the liberties of the City, or exercise any office there.

187. Also, that the Mayor for the time being shall exercise the office of ³Escheator within the city aforesaid.

188. Also, that the citizens of London shall not be compelled to go or to send to war beyond the city aforesaid.

189. Also, that the Constable of the Tower of London shall not make prises, by land or by water, of provisions or of any other things whatsoever.

190. Also, that the citizens of London shall have wardens of the

¹ The privilege of sanctuary.

² Of the King's household.

³ An officer whose duty it was to receive

all lands and profits that fell to the King by forfeiture or death.

number of their fellow-citizens to hold pleas in all good fairs of England, pleas of land and pleas of the Crown excepted.

191. Also, that the Sheriffs for the time being shall not be compelled to make oath at our Exchequer, except at the rendering of their accounts.

192. Also, that the citizens shall have all their liberties and free customs, as from of old they were wont to enjoy the same, notwithstanding that the said citizens, at the Iter of ¹Henry de Stanton and his associates, etc., were challenged as to the same.

193. Also, that one writ shall suffice in the Exchequer, and in every place of his lordship the King, for the allowance of their Charters.

194. Also, that no summons, attachment, or execution shall be made within the liberties of the City by any officer of his lordship the King, with writ or without writ, but only by the officers of the said [city].

195. Also, that the Sheriffs of London shall have wholly the forfeitures of victuals, and of other articles and merchandize, according to the tenor of the Charters, etc.

196. Also, that the citizens of London in future shall, at their Iters, be dealt with according to the same laws by which they were dealt with at the Iters holden in the times of their lordships John and Henry, late Kings of England, and other their progenitors.

197. Also, that nothing in the Iter aforesaid done or attempted against the liberties and free customs of the citizens, shall act to their prejudice or prevent them from being dealt with as from of old.

198. Also, that the citizens of London, in aids, grants, and contributions, shall be taxed and shall contribute with the commonalty of the realm, like men of the Counties and not like men of the cities and boroughs; and that they shall be quit of all other tallages.

199. Also, that the liberties of the City of London shall not be taken into the hand of his lordship the King for any personal trespass or personal judgment of any officer of the said city; and that no Warden shall in the same on such pretext be appointed.

200. Also, that no officer of his lordship the King shall make any prise within the city aforesaid, or without, of the goods of Fol. 45 A.

¹ Properly 'Hervey'; he was Chief Justice at the Iter holden at the Tower in the 14th year of Edward II.

citizens against their will, unless he shall immediately make due payment for the same.

201. Also, that no prise shall be made of the wines of the said citizens by any servant [of ourselves] or of our heirs, or of any other person, against their will ; that is to say, [prisage] of one tun before the mast and of one tun behind the mast.

202. Also, that no officer or purveyor of the King or of his heirs shall trade, by himself or by others, within the said city or without, in anything as to which their offices are concerned.

203. Also, that the lands lying without the City of such citizens of London as have been, or shall hereafter be, officers of the city aforesaid, shall be held liable for keeping the said city harmless, etc., as to matters that concern their offices, in the same way as their tenements within the same city.

204. Also, that no market shall in future be held within seven miles in circuit of the city aforesaid.

205. Also, that all Inquisitions to be taken by the Justiciars and other officers of the King as to men of the said city shall be taken at Saint Martin's le Grand, and not elsewhere, except Inquisitions taken at Iters at the Tower and for delivery of the Gaol of Neugate.

206. Also, that no citizen shall be impleaded or troubled at the Exchequer or elsewhere by bill ; except as to those matters which concern his lordship the King or his heirs.

207. Also, that the citizens of London shall have all their liberties and free customs whole and unimpaired, as freely as they ever had the same, ¹(the Statute for Merchants, to the injury of the liberties of the city aforesaid, in the Parliament at York in the ninth year of Edward the Third enacted, to the contrary notwithstanding), etc.

A Second Charter of King Edward the Third.

208. Of the Sheriffwick of London and Middlesex to the citizens of London to ferm let, for three hundred pounds sterling.

209. That the citizens may appoint Sheriffs from among themselves, whom they may think proper.

¹ This is a Gloss or interpolation.

210. Also, that the Sheriffs so chosen shall be presented to the Justiciars, etc.

211. Also, that the Sheriffs of London shall not be adjudged to be amerced in a sum of money greater than twenty pounds at most, etc.

212. Also, if the Sheriffs shall commit an offence by reason of which they ought to incur peril of life or limb, they shall be judged, as they ought to be judged, by the law of the City.

213. Also, if the King, or his heirs, or any one of their Justiciars, shall give or grant unto any one anything that pertains unto the ferm of the Sheriffwick aforesaid, the same shall be allowed yearly unto the citizens on their acquittance at the Exchequer of such ferm.

A Third Charter of King Edward the Third.

214. That all Kidels shall be removed that are in the Thames or in the Medeway.

215. Also, of the remission of claim as to which the Wardens of the Tower were wont yearly to receive [on account of the Kidels aforesaid].

216. Also, that no one of the citizens shall plead without the walls, etc.

217. Also, of acquittance of murder granted unto the citizens, etc.

218. Also, that no one of the citizens shall wage battle.

219. Also, that the citizens may deraign themselves as to pleas pertaining unto the Crown, etc. Fol. 43 B.

220. Also, that no one shall take lodging within the City, etc., by force or by livery of the Marshal.

221. Also, that the citizens shall be quit of toll and all other custom, etc.

222. Also, that no one shall be amerced in money, except according to the law of the City, etc.

223. Also, that in the City in no plea shall there be Miskenning.

224. And that the Hustings shall be holden once only in each week.

225. And that they shall lawfully have their lands, tenures, securities, and debts.

226. Also, that as to their lands and tenures that are within the City right shall be done unto them.

227. Also, that as to all debts that shall have been there contracted, and as to securities there made, pleas shall there be holden.

228. Also, if any person in any one of the lands of his lordship the King, on this side the sea or beyond, shall take toll or any other custom from the men of London, etc., the Sheriffs of London shall take distress in London for the same.

229. Also, that the citizens may have all their grounds for hunting, as they had, etc.

230. Also, that they shall be quit of Brudtol, Childwite, Yeresgive, and Scotale.

A Fourth Charter of King Edward the Third.

231. That the whole of the Warren of Stanes, with the appurtenances thereof, shall be diswarrenned and disafforested for ever.

A Fifth Charter of King Edward the Third.

232. That the Mayor and citizens shall have and hold all their liberties and free customs which they had in the time of King Henry, grandsire of King Henry, etc.

233. Also, that the Mayor, the King and his heirs being absent, shall be presented to the Barons of the Exchequer.

234. Also, that seven pounds shall be allowed to the Sheriffs of London, in their account at the Exchequer, for the liberty of Saint Paul's.

235. Also, that the citizens shall be quit of toll and all other custom, etc.

236. Also, that the citizens may deraign themselves as to pleas pertaining unto the Crown, etc.

237. Also, that as well foreigners as others may make their attorney in the Hustings,

238. Also, that no merchant or other person shall meet merchants, coming by land or by water, with their merchandize and provisions, etc., until they shall have arrived at the City, etc.

239. Also, that no one shall expose his merchandize for sale which owes custom, until the custom so due shall have been levied, etc.

240. Also, of the annulment of certain articles.

241. Also, of the confirmation of the liberties and free customs of the City.

242. Also, that the Mayor and Sheriffs, in the absence of the King and the Barons of the Exchequer, shall be presented to the Constable of the Tower.

243. Also, that the citizens shall be quit of Pavage, Pontage, and Murage.

244. And that the Sheriffs shall be amerced according to the nature of the offence, as the other Sheriffs of the realm, etc.

245. Also, of the confirmation of the liberties and free customs.

246. Also, although the citizens of the city aforesaid may by reason of some accident have hitherto not fully made use of certain of their liberties, acquittances, or free customs, yet the said citizens, and their successors, etc., may in future fully enjoy and make use of the same. Fol. 40 A.

247. Also, that no Justiciar shall be assigned within the City, except the Justiciars Itinerant at the Tower, the Justiciars for the Gaol of Neugate and for [the correction of] errors at Saint Martin's le Grand, etc.

248. Also, that the Mayor and Sheriffs of the city aforesaid shall be elected according to the tenor of the Charters granted by the progenitors of his lordship the King, and in no other manner.

249. And that no Sheriff shall have more than two clerks and two sergeants.

250. Also, that the Mayor of the City, so long as he shall be Mayor, shall hold no other office pertaining unto that city than such office of Mayor.

251. Also, that the Mayor shall not cause to be brought before him any plea that belongs to the Sheriffs' Court.

252. Also, that tallages and aids, in the City to be assessed in the King's behalf, shall not be augmented or increased by the Mayor and Aldermen, except with the common consent of the City.

253. Also, that the monies arising from such tallage shall be in the keeping of four reputable men, commoners of the city aforesaid.

254. Also, that no stranger shall be admitted to the freedom of the said city, except at full Hustings.

255. And that an inhabitant, and especially an Englishman by birth,

a trader of a certain mystery or craft, shall not be admitted to the freedom, except upon the security of six reputable men, etc.

256. Also, that each year enquiry shall be made, if any person has avowed goods belonging to foreigners as his own, etc.

257. Also, that each person of the freedom shall be in Lot and Scot and partakers of all burdens.

258. Also, that each and all of the freedom, and dwelling without the said city, who by themselves or their servants follow a trade within the City, shall be in Lot and Scot.

259. Also, that the Common Seal of the City shall be in the keeping of two Aldermen and two Commoners.

260. And that the weights and beams for weighing merchandize as between merchant and merchant, etc., shall be in the keeping of reputable and sufficient men of the said city.

261. Also, that the Sheriffs may entrust the charge of collecting toll and other customs unto their ferm pertaining, to sufficient men for whom they shall be willing to answer.

262. Also, that merchants who are not of the freedom, etc., shall not sell wine or other merchandize within the said city by retail.

263. Also, that there shall be no brokers but those [chosen] by the traders of the mysteries in which the said brokers follow their calling, etc.

264. Also, that common hostellers, although they may not be of the freedom, shall be partakers of burdens pertaining unto the said city, etc.

265. That the keeping of the Bridge, and the rents and profits arising therefrom, shall be entrusted to two reputable and sufficient men, other than Aldermen.

266. Also, that no one shall take a fee of the commonalty, or do execution, unless he be one elected by the commonalty thereto.

267. Also, that the Chamberlain, Common Clerk, and Common Serjeant, shall be chosen and removed by the commonalty of the City.

268. Also, that the property of the Aldermen shall be taxed in tallages and aids, etc., by the men of the Wards in which such Aldermen are residing.

269. Also, that the Mayor, Aldermen, citizens, and commonalty,

may assess tallages among themselves for the common advantage of the City, etc.

270. Also, that although the citizens may have hitherto not fully made use of certain of their liberties or free customs, etc., yet they may in future fully enjoy and make use of the same and each of them.

271. Also, that if any customs shall in any respect be hard to be understood or defective, or shall require to be amended, the said Mayor and Aldermen may provide a fitting remedy, and one consonant to good reason, therefore, etc.

272. Pardon granted to the commonalty for all trespasses and excesses.

A Sixth Charter of King Edward [the Third].

273. That the Serjeants-at-mace in the city aforesaid shall be at liberty to carry such maces of gold or silver, or plated with silver, and garnished with the sign of our arms or others, etc.¹

Charter of King Richard the Second.

274. The Sheriffwick of London and Middlesex to the citizens of London to ferm let, for three hundred pounds sterling.

275. That the citizens of London may appoint Sheriffs from among themselves whom they may think proper, and remove them when they may think proper, and answer for the same.

276. That the Sheriffs shall not be amerced for any offence in a larger sum than twenty pounds.

277. Also that the Sheriffs, as to peril of life or limb, shall be judged according to the law of the City.

278. Also, if any grant shall be made by the King to the aggrievance, impediment, or diminution of those things which pertain unto the Sheriffwick, the same shall be allowed on acquittance of the ferm at the Exchequer.

A Second Charter of the same Richard.

279. Removal of the Kidels throughout the whole of the Thames or

¹ Three Charters of Edward III. are omitted; that of 6 March, in the first year of his reign (granting the vill of Southwark), of

26 March in the 11th year, and of 4 December in the 50th year.

Medeway, under a penalty of ten pounds, the citizens to have such amercement.

280. Also, that the Warden of the Tower shall take nothing for such Kidels.

A Third Charter of the same Richard.

281. That no one of the citizens shall plead without the walls, except as to tenures held without, etc.

282. Also, that no citizen shall wage battle.

283. Also, that the citizens shall have acquittance of murder.

284. Also, that they may deraign themselves as to pleas pertaining unto the Crown.

285. Also, that within the walls of the City, or in the Portsoken, no one may take lodging by force or by livery of the Marshal.

Fol. 47 A. 286. Also, that the citizens shall be quit of toll, lastage, and all other custom.

287. Also, that no one shall be adjudged to be amerced in money except according to the law of the City.

288. Also, that in the City in no plea shall there be Miskenning.

289. Also, that the Hustings shall be holden once only in each week.

290. That the citizens shall lawfully have their lands, tenures, securities, and debts.

291. Also, that as to their lands and tenures that are within the City, right shall be done unto them.

292. Also, as to debts contracted at London, pleas shall there be held.

293. Also, of taking distresses in London.

294. Also, that the citizens shall have their grounds for hunting, wherever they had the same in the time of King Henry the Second.

295. That the citizens shall be quit of Brudtol, Childwite, Yeresgive, and Scotale.

296. That the citizens shall have all their liberties and free customs, in such manner as they had the same in the time of King Henry, grandsire of King Henry.

297. Also, that the Warren of Stanes shall be diswarrenned.

A Fourth Charter.

298. That the Mayor and citizens shall have all the liberties and free customs which they had in the time of King Henry, etc.

299. Also, that when the King is not at Westminster, the Mayor shall be presented to the Barons of the Exchequer, and by them shall be admitted as Mayor.

300. Allowance of the liberty of St. Paul's.

301. Also, that the citizens shall be quit of toll, etc.

A Fifth Charter.

302. That the citizens of London may deraign themselves as to pleas pertaining unto the Crown, according to the ancient usage of the City.

303. Also, that as well foreigners as others may make their attorney, both in pleading and defending, as elsewhere in the Court of the King.

304. Also, that no merchant or other person shall meet merchants, coming by land or by water with their merchandize and provisions towards the City, for the purpose of buying or resale, until they shall have arrived, and shall have there exposed their merchandize for sale.

305. Also, that no one shall expose his merchandize for sale which owes custom, until the custom so due shall have been levied.

306. That the Mayor and Sheriffs, the King or the Barons of the Exchequer not being present at Westminster or London, shall be presented to the Constable of the Tower of London, without the gate of the said Tower; provided always, that upon the next return of the King to Westminster or London, they shall be presented to the King.

[307. Also, of acquittance of Pavage, Pontage, and Murage.]

308. That the Sheriffs of London shall be amerced in the King's Court according to the extent of the offence, as the other Sheriffs of the realm in a like case, etc.

²307. Also, that the Sheriffs shall be quit of toll, lastage, etc.

309. Confirmation of the aforesaid liberties and customs.

Fol. 47 v.

310. Although the citizens may have hitherto not fully made use of

¹ Supplied in the Elizabethan copy, having been overlooked in abstracting for the original.

² Thus numbered in the Elizabethan copy, from which these numbers are supplied.

certain of their liberties, etc., yet in future they may fully enjoy and make use of the same and every of them.

311. That his lordship the King, or his heirs, shall not assign Justiciars within the City, for any matters arising within the said city, others than the Justiciars Itinerant at the Tower of London and the Justiciars for delivery of the Gaol of Neugate and for the correcting of errors at Saint Martin's le Grand.

312. That the Mayor and Sheriffs of the City of London shall be elected according to the tenor of the Charters granted by the progenitors of his lordship the King, and in no other manner.

313. Also, that the Sheriffs of London shall have no more than two clerks and two serjeants by reason of their office, for whom they shall be willing to answer.

314. Also, that the Mayor of London, so long as he shall be Mayor, shall hold no other office pertaining unto that city than such office of Mayor.

315. Also, that the Mayor shall not have brought before him, or hold, any plea that belongs to the Sheriffs' Court, or any other pleas than such as the Mayor ought to hold, according to the ancient customs of the City.

316. Also, that tallages, after they have been assessed in London by the Mayor and Aldermen, shall not be augmented except with the common consent of the Mayor and commonalty.

317. Also, that the monies arising from such tallages and aids shall be in the keeping of four reputable men of the said city.

318. Also, that no stranger shall be admitted to the freedom of the City, except in the Hustings.

319. Also, that every person admitted to the freedom of the City shall be of a certain mystery or craft, upon the security of six reputable men of the same mystery or craft.

320. Also, if any freeman of the City shall be convicted against his oath before made, or in contravention of the statutes of the said city, he shall lose his freedom.

321. Also, the ancient mode and forms as to apprentices shall be observed.

322. If any freeman of the City shall avow the goods of foreigners to be his own, he shall lose the freedom of the City.

323. Also, that the citizens of the said city, unless they be in Lot and

Scot, and partakers of all burdens for maintaining the state of the City, shall lose their freedom.

324. Also, that citizens dwelling without the liberties of the said city, and who by themselves or their servants carry on trade therein, shall be in Lot and Scot with the citizens, under pain of losing the freedom.

325. Also, that the Common Seal shall be in the keeping of two Aldermen and two Commoners, and that it shall not be denied to those who shall reasonably require the same; and that for the setting thereof nothing shall be taken.

326. Also, that the weights and beams for weighing merchandize as between merchant and merchant shall be in the keeping of reputable men of the same city, skilled in that duty, by the commonalty to be elected; and that they shall not be entrusted to others.

327. That the Sheriffs may entrust the collection of toll and customs unto their ferm pertaining, or the performance of public duties to themselves belonging, to such persons as they shall be willing to answer for; and delinquents who shall be convicted shall be removed from their office and punished according to their demerits. Fol. 48 A.

328. Also, that merchants who are not of the freedom shall not sell by retail any wines or other merchandize within the same city or the suburbs thereof.

329. Also, that brokers of merchandize shall be elected by the merchants and shall make oath before the Mayor.

330. Also, that common hostellers, although they be not of the freedom, shall be partakers of all burdens like free hosts.

331. Also, that the merchants of Gascoigne and other foreigners may harbour one another, as heretofore they have been wont to do.

332. Also, that the keeping and profits of the Bridge shall be entrusted to two reputable men, other than Aldermen, by the commonalty to be chosen, who shall answer yearly for the same.

333. Also, that no servant of the Chamber shall take a fee of the commonalty, or do execution, except one by the commonalty thereto elected.

334. Also, that the Chamberlain, Common Serjeant, and Common Clerk, shall be elected by the commonalty, and shall at their will be removed.

335. That the property of Aldermen in aids and tallages of the City shall be taxed by the men of the Wards where they are dwelling, like the property of other citizens.

336. Confirmation of the articles before-written.

337. That the Mayor, Aldermen, and commonalty may assess tallages as well upon rents as upon other their goods, etc.

338. Also, that the monies arising from such tallages shall be in the keeping of four reputable men thereto to be elected.

339. Also, although the citizens may not have hitherto fully made use of certain of their liberties, or free customs, yet they shall in future fully enjoy and make use of the same liberties and every of them.

340. That the Mayor and Aldermen may by assent of the commonalty make ordinances.

341-2. That the City of London shall have all its liberties and its free customs, as well written as unwritten, in such manner as it had in the times of Saint Edward the King and Confessor, and of William the Conqueror, and of other [the King's] progenitors.

343. That the Mayor of London shall be one of the Justiciars at Neugate for gaol delivery.

344. Also, that the citizens shall have Infangthef, and Outfangthef, and chattels of all felons who shall be so adjudged within the liberties.

345. Also, the Sheriffrick of London and Middlesex to ferm let, for three hundred pounds.

346. Also, that the citizens of London may devise their tenements within the liberties of the City, in mortmain or in any other way.

347. Also, that the Sheriffs of London shall be amerced in such manner as the other Sheriffs of the realm are amerced, for such offences as may happen.

348. Also, that the Sheriffs of London shall be amerced for escape of thieves in a sum of one hundred shillings, but to that extent only.

349. Also, that the citizens shall not be charged with the custody of those who have fled to churches.

350. Also, that the citizens of London may remove all Kidels in the Thames, and may have the punishments therefore unto his lordship the King pertaining.

351. Also, that merchant-strangers coming into England shall sell their merchandize within forty days after their arrival, and that they shall lodge at the tables of ¹ free hosts.

352. Also, that neither the Steward of the Marshal nor the Clerk of the Market shall sit within the liberties or perform any duties there, nor shall they on any account draw the citizens without the liberties as to matters arising within the said city.

353. Also, that no one but the Mayor shall perform the duties of Escheator there; so he make oath unto his lordship the King duly to answer for the same.

354. Also, that the citizens of London shall not be compelled to go or to send to war without the City.

355. Also, that the Constable of the Tower of London shall not take prises by land or by water, nor shall arrest ships or boats, or cause them to be arrested.

356. Also, that the citizens of London shall have wardens of their own number to hold pleas in all good fairs of England.

357. Also, that the Sheriffs shall not be compelled to make oath, except on the rendering of their accounts at the Exchequer.

358. Also, that the citizens of London, although against the ancient usage they may have been compelled to claim their liberties and free customs, may by usage and custom from of old have and enjoy the same, as from of old they have been wont to do.

359. Also, that the citizens of London may record their liberties and free customs before the King, his Justiciars, and any of his officers whomsoever, enactments at the Iter or judgments given or promulgated to the contrary notwithstanding.

360. Also, that one writ shall suffice for the citizens of London, for the allowance of their Charters, in all places of his lordship the King, during the time of one king.

361. Also, that no summons, attachment, or execution, shall be made by any officers of his lordship the King within the liberties, either by writ or without writ, but only by the officers of the said city.

362. Also, that the Sheriffs in aid of the ferm of the City shall have

¹ Hosts or hostlers who are freemen of the City.

wholly all forfeitures of victuals, and of other things and merchandize, and shall not be molested as to the same.

363. Also, that the citizens of London shall be dealt with at the Iters in such manner as they were dealt with in the times of John and Henry, late Kings of England.

364. If at the last Iter anything shall have been done or attempted against the liberties and free customs of the City, the same shall not act to their prejudice or prevent them from being dealt with as from of old they have been wont to be dealt with.

365. That the citizens of London, in aids, grants, and contributions in behalf of the King, shall be taxed and shall contribute with the commonalty of the realm, as the men of the Counties and not as the men of
Fol. 49 A. the cities and boroughs; and that they shall be quit of all tallages.

366. Also, that the liberties of the City shall not for a single offence of an officer of such city be seized into the King's hand, nor shall a Warden on such pretext be appointed within the same; but its officer shall be punished according to the extent of his trespass.

367. Also, that no purveyor, taker, officer, or servant of the King, or of any other person, shall make prise within London or without of the goods of citizens against their will, unless he shall have made due payment therefore, or at the will of the seller shall have respite as to the same.

368. Also, that of the wines of the citizens, no prise shall be made, that is to say, one tun from before the mast and another from behind the mast, or in any other form, by any officer of the King or of any other person, against their will; but that for ever they shall be quit of the same.

369. No officer or purveyor of the King shall trade, by himself or by others, within the City or without, in things that concern his office.

370. Also, that the lands and tenements without the City belonging to such citizens as shall be officers of the City, shall be held liable to preserve them indemnified in respect of their offices as towards the King, in the same manner as their tenements that are within the said city.

371. Also, that no market shall in future be granted to any one within seven leagues in circuit of the City.

372-3. That all Inquisitions to be taken as to men of the City by the Justiciars and other officers of the King shall be taken at Saint Martin's le

Grand, and not elsewhere; except Inquisitions at the Iter and for delivery of Neugate.

374. Also, that no one of the franchise shall be impleaded by bill at the Exchequer or elsewhere, except as concerning the King or his heirs.

375. The vill of Suthwerk to ferm let unto the citizens of London.

376. That the citizens of London shall have all their liberties and free customs unimpaired, notwithstanding the statute promulgated at York in the ninth year of King Edward the Third.

377. Of the maces to be borne by the Serjeants of the City.

378. The Aldermen to be removed yearly on the day of Saint Gregory [12 March].

A Sixth Charter.

379. That such bakers and millers as shall steal dough or flour shall be drawn on a hurdle, and the delinquents shall be committed to the Tun on ¹Cornhulle, and there confined.

380. The weighing of corn, with a payment of one halfpenny on each quarter, granted unto the Mayor of London.

381. Confirmation of the liberties aforesaid, with a clause of ²*licet*.

382. That no merchant foreign to the freedom shall sell or buy of another stranger within the liberties of the said city any merchandize, under forfeiture, etc.

383. That the Mayor and citizens shall pay no obedience to the mandates of any lord, constable, steward, marshal, admiral, etc., but only to the mandates of the King and of his heirs.

384. Also, that Inquisitions as to customs, usages, imposts, and purprestures within the City shall be taken by the citizens thereof, and not by other persons. Fol. 49 n.

385. Also, that protections to persons about to make voyages upon the service of the King or of his heirs, or about to be engaged thereupon, shall not be valid in future in a plea of debt for victuals [supplied], etc.

¹ Cornhill. The Tun was a prison there, so called from its round form, and built by Henry le Waleis, Mayor, in 1283.

² A clause saving their rights, 'although they may heretofore have neglected fully to use or enjoy the same.'

386. Also, that no writ of Exchequer shall issue to bring up the body of any one imprisoned in the King's Gaol of Neugate, or elsewhere in the said city, for damages or debts to the citizens themselves adjudged, unless, etc.

387. But if any ambiguity or difficulty as to any article shall happen to be found, the King, by advice of his Council, shall put such interpretation thereupon as shall be most consonant to good faith and to reason.

Charter of King Henry the Fourth, reciting and confirming all and singular the Charters above-written.

388. The Sheriffwick of London and Middlesex to ferm let to the citizens of London for three hundred pounds.

389. Also, that the citizens shall appoint as Sheriffs from among themselves such persons as they shall think proper, and shall remove them when they shall think proper.

390. Also, that the Sheriffs shall be presented unto the Barons of the Exchequer, etc.

391. Also, that the Sheriffs shall not be amerced for any offence in a sum beyond twenty pounds.

392. But if the King or his heirs shall give unto any one anything that pertains unto the ferm of the Sheriffwick, the same shall be allowed in the acquittance of their ferm at the Exchequer each year.

393. Also, that all Kidels shall be removed that are in the Thames or in the Medewaye, etc.

394. And that the Warden of the Tower shall take nothing for the Kidels aforesaid.

395. Also, that the citizens shall have acquittance of murder within the City and in the Portsoken.

396. Also, that no one of them shall wage battle.

397. Also, that no one shall take lodgings by force or by livery of the Marshal.

398. Also, that the citizens shall be quit of toll, lastage, and all other custom.

399. Also, that no one shall be adjudged to be amerced in money, except according to the ancient usage of the City.

400. And that in the City in no plea shall there be Miskenning.

401. Also, that the Hustings shall be holden once only in each week.

402. Also, that they shall lawfully have their lands, tenures, securities, and all their debts.

403. And that right shall be done unto them as to their lands and tenures within the City.

404. Also, that as to debts which have been [there] contracted pleas shall there be held.

405. Also, if any person shall take toll or any other custom from the men of London, etc., the Sheriffs of London shall take distress in London for the same.

406. Also, that the citizens shall have their chases, as they had the same in the time of King Henry, etc.

407. Also, that they shall be quit of Brudtol, Childwite, Yeresgive, and Scotale.

408. Also, that the Warren of Stanes shall be diswarrened, etc.

409. Confirmation of the liberties and free customs of the City, etc.

410. That, the King and his heirs not being at Westminster, the Mayor shall be presented each year unto the Barons of the Exchequer of his lordship the King, etc. Fol. 30 A.

411. Also, that there shall be allowed yearly seven pounds unto the Sheriffs of London, in their account at the Exchequer, for the liberty of Saint Paul's.

412. And that the said citizens, throughout all the dominions of the King, shall be quit of all toll and all other custom.

413. Also, that the citizens may deraign themselves as to pleas pertaining unto the Crown, according to the ancient usage, etc.

414. Also, that as well foreigners as others may make their attorney, both for pleading and defending, as elsewhere in the King's Court.

415. Also, that no merchant or other person shall meet merchants coming, by land or by water, with their merchandize and provisions, until etc.

416. Also, that no one shall expose his merchandize for sale, that owes custom, until the custom so due shall have been levied thereupon.

417. Also, that the King or his Barons not being at Westminster, the Mayor shall be presented to the Constable of the Tower of London.

418. That the citizens shall be quit of Pavage, Pontage, and Murage, throughout all the realm, etc.

419. That the ¹Sheriffs shall be amerced according to the extent of the offence, like the other Sheriffs of England.

420. Confirmation of the liberties aforesaid, with a clause of ²*licet*.

421. That the King shall not assign Justiciars within the City other than the Justiciars of the Iter, [and] the Justiciars for the Gaol of Neugate and for [the correction of] errors at Saint Martin's le Grand.

422. Also, that the Mayor and Sheriffs shall be elected according to the tenor of the Charters granted by the King's progenitors, and not in any other way.

423. Also, that no Sheriff shall have more than two clerks and two serjeants by reason of such office, for whom they shall be willing to answer.

424. Also, that the Mayor shall have no other office pertaining unto the said city than such office as Mayor, nor shall he have brought before him any plea belonging to the Sheriffs' Courts, etc.

425. Also, that tallages or aids, to be assessed in behalf of the King and his heirs by the Mayor and Aldermen, shall not be augmented or increased.

426. Also, that the monies arising from such tallages shall be delivered into the keeping of four reputable men, commoners, etc.

427. Also, that no foreigner shall be admitted to the freedom of the city aforesaid, except at the Hustings.

428. Also, that an inhabitant, and especially an English trader, of a certain mystery or craft, shall only be admitted to the freedom of the City upon the security of six reputable men of the same mystery of which he shall be.

429. Also, that enquiry shall be made each year, if any freeman has avowed the goods of foreigners as being his own, etc.

430. Also, that all of the freedom shall be in Lot and Scot, and partakers of all burdens; otherwise they shall lose the freedom.

431. Also, that the Common Seal of the said city shall be in
Fol. 50 n. the keeping of two Aldermen and two Commoners.

¹ Wrongly given in the original as *cives*,
'citizens.'

² See page 145 *ante*, Note 2.

432. Also, that the weights and beams for weighing merchandize as between merchant and merchant shall be in the keeping of reputable and sufficient men of the said city.

433. Also, that the Sheriffs may entrust [the collection of] toll and other customs pertaining unto their ferm to sufficient men, for whom they shall be willing to answer.

434. Also, that merchants who are not of the freedom shall not sell any wines or other wares within the said city by retail.

435. Also, that in future there shall be no brokers of any merchandize in the said city, unless they be elected by the merchants and sworn before the Mayor.

436. That all hostelers, although they be not of the freedom, shall be partakers of burdens touching the said city, etc.

437. Also, that the keeping of the Bridge shall be entrusted to two reputable men, other than Aldermen.

438. That no serjeant shall take a fee of the commonalty unless he be one by the commonalty thereunto elected.

439. Also, that the Chamberlain, Common Clerk, and Common Serjeant shall be elected and removed by the commonalty.

440. And that in aids and tallages the property of Aldermen shall be taxed by the men of the Wards in which such Aldermen are dwelling.

441. That the citizens shall have their liberties according to the form of the Great Charter, and that impediments or usurpations made upon them in this behalf shall be repealed and annulled.

442. Also, that the Mayor shall be one of the Justiciars for delivery of the Gaol of Neugate.

443. Also, that the citizens shall have Infangthef, and Outfangthef, and chattels of felons.

444. Also, that the citizens may bequeath their tenements within the liberties, as well in mortmain as in any other way.

445. Also, that the Sheriffs shall be amerced to the amount of one hundred shillings for escape of thieves.

446. Also, that the citizens may remove all Kidels in the Thames and Medeway.

447. Also, that all foreign merchants shall sell their merchandize

within forty days after their arrival, and shall lodge at the tables of the free hosts of the City.

448. That the Steward of the Marshal, or Clerk of the Market, of our household, shall not sit within the liberties of the City, or perform any duties there.

449. Also, that no one but the Mayor of the City shall perform the duties of Escheator in the said city.

450. And that the said citizens from henceforth shall not be compelled to go or send to war without the city aforesaid.

451. Also, that the Constable of the Tower of London shall not make prises by land or by water of provisions or other things, etc.

452. That the citizens shall have wardens of their own number to hold pleas in all the good fairs of England.

453. Also, that the Sheriffs shall not be compelled to make
Fol. 51 A. oath at the King's Exchequer, except at the rendering of their accounts.

454. Also, that for the allowance of their Charters, one writ in each place shall suffice for the time of one King.

455. That no summons, attachment, or execution shall be made etc., except by the officers of the said city.

456. Also, that in aid of their ferm the Sheriffs shall have wholly the forfeitures of victuals and other things, according to the tenor of the Charters, etc.

457. Also, that at the Iters of the Justiciars at the Tower the citizens shall be dealt with by the same laws by which they were dealt with in the times of their lordships, John and Henry, late kings of England.

458. Also, that in grants and tallages the citizens shall be taxed and shall contribute with the commonalty of the realm, in such manner as the men of the Counties, and not as the men of the cities and boroughs.

459. Also, that for no personal trespass shall the liberties of the City be seized into the King's hand, for a personal judgment, that is to say, or trespass of any official.

460. Also, that no purveyor, taker, or other officer, shall make any prise in the city aforesaid of the goods of citizens against their will.

461. Also, that of the wines of such citizens no prise shall be made by

any officer of the King against their will. Also, that no purveyor, etc., shall trade within the City in things that concern his office.

462. Also, that the lands and tenements without the City belonging to officers of the said city shall be held liable to keep the said city indemnified as against his lordship the King and his heirs, as to things which concern their office.

463. Also, that all Inquisitions to be taken by the Justiciars and other officers of the King, shall be taken at Saint Martin's le Grand, and not elsewhere, except Inquisitions at the Iters at the Tower of London, and for delivery of the Gaol of Neugate.

464. Also, that no one of the freedom of the City shall be impleaded or molested at our Exchequer or elsewhere by bill, except as to those matters which concern ourselves or our heirs.

465. The vill of Suthwerk to ferm let to the citizens of London.

466. Confirmation of their liberties and free customs as they have had them from of old, the Statute as to Merchants enacted in the ninth year of Edward [the Third] to the contrary notwithstanding.

467. Of the maces of the serjeants of the Mayor and Sheriffs.

468. Of the election of Aldermen yearly on the day of Saint Gregory [12 March].

469. Also, of the regulation of bakers [and] millers, and of the pesage of corn, and the receipt of one halfpenny for each quarter of corn.

470. Confirmation of liberties, with a clause of *licet*.

471. Also, that no stranger out of the freedom of the city aforesaid shall buy from, or sell to, another stranger any merchandize, under forfeiture of the same.

472. And that the citizens shall pay no obedience to the precepts or mandates of any lord, etc., except only the mandates, etc., of his lordship the King. Of his names and titles, etc., and his seals and privy signets, etc.

473. Also, that as to customs, usages, imposts, and purpres-
tures within the City, Inquisition should be held by the citizens
thereof and not by others.

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474. Also, of allowance of the royal protection.

475. Also, that the King's writ shall not issue from the Exchequer to

bring up the body of any person imprisoned in Neugate or elsewhere within the liberties, condemned by the citizens, to make answer unto the King as to royal debts in his Exchequer, unless it shall be found by examination that the King's debt is a true debt, and not a fictitious one, before such condemnation.

476. If there shall be any difficulty or ambiguity as to any article contained in the King's Charters or those of his progenitors, the King by advice of his Council shall make such interpretation thereof as shall be consonant with reason and good faith.

477. Also, that the citizens of London, by colour or virtue of any grant or answer by the King in Parliament made unto their petitions, shall [not] in any way be restricted as to any of their liberties or ancient and approved free customs.

478. Confirmation by Parliament of all liberties.

479. That the citizens of London, their heirs, and their successors, shall to all their liberties and free customs be wholly and fully restored, as freely and as fully as in the time of any of the King's progenitors they ever held the same.

480. Also, that all manner of wines to be sold in the City, as also victuallers [and] fishmongers, as well as others, dwelling within the same city, and such persons as henceforth shall come with victuals unto the city aforesaid, shall in future be under the rule and governance of the Mayor and Aldermen.

481. Also, that the Mayor shall not be compelled to make any other oath at the Exchequer than in the time of King Edward the Third he was wont to make.

482. Also, restoration of the liberties and franchises of London to the citizens thereof, by way of light correction before taken into the King's hand.

483. Confirmation of liberties, with a clause of *licet*.

484. Custody of the gates of Neugate and Ludgate, and of all other gates and posterns, together with the collection of toll and of all customs of Chepe, Billyngesgate, and Smythfelde, granted unto the citizens of London, etc.; as also of the Tronage, that is to say, the weighing of lead, wax, pepper, alum, madder, and other merchandize of a like nature within the city aforesaid.

[¹*In the Charter of King Henry the Fifth.*

484. Confirmation of the liberties, with a clause to the effect that, although the citizens or their predecessors may not have fully made use of the same, the said citizens and their heirs and successors may nevertheless enjoy the same and make use thereof, etc.]

¹ This abstract is added in the original, evidently by the hand of the transcriber of the Elizabethan copy.

BOOK III.

Fol. 171 A.

PART THE FIRST.

Of the Hustings of Common Pleas and Pleas of Land, and of the manner of holding the Hustings; of Writs of Exigent and for conferring Knighthood; of Amercements, the penalty for forestalling woollen cloth, and Assizes of Novel Disseisin and Mort d'Ancestor.

¹OF Deeds and Testaments enrolled, and of Examinations of women [161].

First, of Hustings of Pleas of Land, and of procedure therein [162].

Also, of having execution by bill upon certain judgments given at the Hustings [163].

Also, that summonses made in Writs of Right should be made two or three days before the Hustings, or else on the Sunday next before the Hustings [164].

Also, of Hustings of Common Pleas, and of procedure therein [164].

Also, of Writ of Dower, and of procedure therein . . . [165].

Also, of Writ of Gavelet, and of procedure therein . . . [166].

Also, that if the tenant shall not appear within a year and a day, then, after such year and day, the demandant shall have a *Scire facias* against the tenant to appear and make answer, etc. [166].

Also, of Writ of Waste, and of procedure therein . . . [167].

Also, of Writ for correcting Error, and of procedure therein . [167].

Also, of *Replegiare*, and of procedure therein . . . [168].

Also, of Writ of Partition, and of procedure therein . . . [169].

¹ An article supplied by a later hand.

Also, that each bedel of the City of London shall, by assent and counsel of his Alderman, summon six sufficient men of his Ward against each Hustings of Common Pleas	[169].
Also, of Writs of Exigent	[169].
Also, of Amercements at the Hustings aforesaid	[170].
Also, that the Aldermen of London shall be summoned to appear at the Hustings aforesaid	[170].
Also, of a certain Writ for enforcing Knighthood	[170].
And of the Return made to the same	[170].
Also, of a certain [other] Writ for enforcing Knighthood	[171].
And of the Return made to the same	[171].
Also, of a fine exacted, because a certain person forestalled woollen cloths before they arrived at London	[172].
Also, of Assizes of Novel Disseisin, called 'Fresshforce'	[173].
Also, of Assizes of Mort d'Ancestor	[175].

Of Personal Actions and Procedure in the Sheriff's Court, and the manner of pleading in such Court; as also, of the Government of such Court.

That the Sheriffs of London shall hold their Courts separately in the Guildhall; that is to say, each by himself, as to personal actions, two General Courts in the week for inhabitants, and daily for strangers, unless interrupted by a Feast-day [176].

Also, that the clerks and officers of the Sheriffs, upon plaint made, shall forthwith award *Capias* and other process [177].

Also, that it is the custom to award *Capias* in pleas of debt, account, and covenant, and in all other personal actions [177].

Also, that the person arrested may find mainprise at the Compter or elsewhere before the Sheriffs, or their clerks thereunto deputed, for his appearance at the next Court, etc. [177].

Also, that if a defendant, after he has been taken and released on mainprise, in any plaint of trespass, battery, or seizure of goods, or of any other personal action where damages are to be recovered, shall make default, in such case the defendant shall be adjudged as attainted [178].

Also, that although the mainpernors, on default made by the principal debtor, shall be arrested, nevertheless, if the principal debtor shall, at

suit of the mainpernors, be arrested, such mainpernors shall be set at liberty [178].

Fol. 171 B. Also, that the mainpernors, after they shall have delivered in the Court or Compter the body of the person mainprised, shall be discharged of their mainprise [178].

Also, of appointing auditors in pleas of Account [178].

Also, if it shall be attested that the defendant has broken sequestration, he shall be arrested and shall pay a fine for such contempt, etc. . . [179].

Also, that in a personal action no one shall be essoined, either before or after. And although the defendant, after Inquest joined, shall have made default, nevertheless, if he shall appear when the Inquest is charged, he shall have his challenges as against the jurors, etc. [179].

Also, that a defendant, a freeman or a foreigner resident [in the City], in a plea of debt may make his law with six hands, himself the seventh, at once in Court or at the next Court; and a foreigner who is not resident [must make his law] with two hands, himself the third, or else [must make oath] at the six churches nearest to the Guildhall [179].

Also, that a defendant who is a freeman may wage his law in a plea of Trespass [180].

Also, that executors shall make answer in cases without specialty, and that they may wage their law in a plea of Debt [or] Covenant . . [181].

Also, that a defendant in a plea of Debt for victuals consumed and for house-hire may not wage his law [181].

Also, that a [married] woman who trades alone shall make answer as though a single woman [and] without a husband, in every respect, etc. [181].

Also, that if a [married] woman shall have hired a dwelling or house as though a single woman, in case she is impleaded for the rent of such dwelling or house, she shall make answer as though a single woman [and] without a husband, although at the time of hiring the said dwelling or house she was married [181].

Also, of a plea of Trespass made by a man and his wife . . [182].

Also, of plaint of Debt made against the husband on contract of his wife [182].

Also, that if a defendant wages his law as a freeman, he is bound to say how he is free, whether by birth or by redemption [182].

Also, where two or more obligors are impleaded upon obligation of debt, for the payment of which each of them is bound in the entirety, and one of them pays the whole of such debt, he may sue the others to make contribution, jointly or severally [183].

Also, of Foreign Attachments [183].

Also, that the servant of a defendant shall have proof of the goods of such defendant in Foreign Attachment [183].

Also, that no acquittance or release of payment bearing date out of London, or any other matter [bearing such date], shall be alleged [185].

Also, in plaint of Trespass and other personal actions as to bargains and contracts made within the City of London, the defendant shall not be admitted to plead any foreign plea [186].

Also, where an obligation bears date in no certain place, and the plaintiff alleges that the said obligation was made in a certain parish of London, while the defendant alleges that such obligation was made in a certain place without London, and the plaintiff is willing to make proof that the said obligation was made in London,—Inquisition shall be made by the country as to the allegation made by such plaintiff, in case such plaintiff shall require the same to be done [186].

Also, that the plaintiff, where an obligation is made with a double penalty, shall only recover his clear debt upon oath in that behalf to be made, and his damages as taxed by the Court [186].

Also, that where an obligation is made in the single, the plaintiff, at the instance of the defendant, shall be examined upon his oath as to the true amount of the debt due upon such obligation; and in such case, the plaintiff shall recover nothing but what he shall be ready to swear is the true amount of such debt [187].

Also, where an obligation is made by endorsement or by indenture upon divers conditions, how much the plaintiff shall recover for breach of such conditions [187].

Also, where an obligation is shewn in Court, and the defendant alleges that he has an acquittance, or indenture, or some other matter under seal at a distant place, which would have availed him if he had had the same in hand, in such case the defendant shall have a day

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named by the Court for him to produce such documents under seal, according to the distance from such place [188].

Also, that a freeman of the City shall be arrested by his body, if it be attested by the complainant and other persons of credit that such defendant is absconding and taking himself away [188].

Also, that pleas of seizure of distresses in lieu of *Replegiare* may be held before the Sheriffs the same as in the Hustings, if the same do not bear reference to a freehold [189].

Also, that, in personal actions, if both parties appear before the Sheriff on the first day, and the plaintiff declares against the defendant, such defendant shall make answer forthwith, upon the same day, without having any day for counsel [189].

Also, that where customs are pleaded or alleged before the Sheriffs, as to which the Sheriffs are not fully informed, the same shall be determined upon by the Mayor and Aldermen before judgment given . . . [189].

Also, that parties pleading before the Sheriffs shall have no day given, except in all cases the day on which the next Court is to be held [189].

Also, of actions maintainable without specialty [189].

Also, that a defendant shall not wage his law against a sealed tally [189].

Also, that the Sheriffs of London, and each of them, may take before them recognizances of debt as to any sum whatever [190].

Also, that the Sheriffs may keep prisoners in custody, that have been condemned before them, as well at their houses where they dwell, and their Compters, as in the common gaol [190].

Also, of plaint of Debt, Account, and other personal contracts made between merchant and merchant [190].

Of pleas between merchant and merchant [190].

Also, that the lands and tenements of a defendant who has removed his place of abode from the City shall, after the fourth default, be extended and delivered to the plaintiff [191].

Also, that the Sheriffs may examine the parties in all personal actions [192].

Also, of matter alleged in a plea by the defendant in bar of the plaintiff's action [192].

Also, that when a defendant shall have found mainprise until the next

Court, and shall have been demanded at the proper time, even if he and his mainpernors shall then make default, still, if he shall appear while the Court is sitting, he shall be able to save his sureties; but in such case he shall not wage his law [193].

Also, that plaintiffs may amend their complaints and their bills . . . [193].

Also, that the plaintiff in an action of Account may not declare in any case that the defendant was his bailee [193].

Also, that an action of Account may be maintained against a single woman, and against infants under age [193].

Also, that the Mayor of London may have brought before himself complaints and pleas that have been moved before the Sheriffs [193].

Also, how that a debtor bound to make payment of a certain sum shall be arrested before the day of payment in such obligation contained [193].

Also, how that a freeman of the City with the aid of his neighbours, without any officer, may arrest his debtor suddenly found within the said city [194].

Also, of the goods of a tenant who absconds from the City, which shall be arrested or appraised at the suit of divers parties. As to which, the landlord shall have preference before all others for rent of his house two years in arrear [194].

Also, what notice tenants-at-will shall give to their lessors . . . [195].

Also, that the plaintiff may have execution against the person condemned, either in the body or in the goods of the condemned, at peril of such plaintiff [195].

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Also, that mainpernors and attorneys received in the Compters of the Sheriffs, and other process there duly made, are of record . . . [195].

Also, that every Alderman of London may enter an attorney upon the records [195].

Also, that the Court, by assent of the parties, may give a day to the jury taken before the Sheriffs [196].

Also, that jurors who are summoned upon an Inquisition shall not be amerced in more than three pence [196].

Also, that Inquests of office taken as to affrays shall not be traversed by new Inquests [196].

Of Scavage, Tronage, and divers other customs, fees, and fermes; also, the Pesage of wool [and] the measuring of corn, malt, salt, and divers other things; and as to wines.

First, of Scavage	[196].
Also, of fine goods	[197].
Also, of Pesage	[199].
Also, of Tronage	[199].
Also, of the weighing of wool	[200].
Also, of the sale of wool	[200].
Also, what shall be taken for each tun of wine	[200].
Also, what shall be taken for each quarter of woad	[201].
Also, of woad	[201].
Also, of the Custom of the merchants of Normandy	[201].
Also, of the Custom upon vessels with bulwarks	[201].
Also, of the rent for the New Cemetery	[202].
Also, of the rent paid by the Cologne [Merchants]	[202].
Also, of the Customs that used to be taken for merchandize coming to London	[202].
Also, of the Customs of the City by Inquisition returned in the Exchequer of his lordship the King	[202].
Also, of the fixed charges upon Spanish wool and other articles of merchandize	[203].
Also, of the amount of Custom to be taken for divers victuals brought to London	[203].
Also, of the Customs of Smythefelde	[205].
Also, of the Customs of London Bridge	[205].
Also, of the fees of the Bailiff of the same bridge	[207].
Also, of the Customs of Billyngesgate	[208].
Also, of the Customs of Queen-Hythe	[209].
Also, of the measurement of corn, malt, and salt, and of portorage and cartage	[211].
Also, of the fee of the Bailiff of Queen-Hythe, and of the amercements of the labourers and servants of Queen-Hythe	[214].
Also, of boats bringing oysters, whelks, mussels, or soles	[214].

Also, that the Bailiff of Queen-Hythe shall take nothing for a sack of wool [214].

Also, of the custom of taking Tronage from strange merchants bringing wool [215].

Also, of the customs of Wolchirchew [216].

Also, of the customs of Graschirche [216].

Also, of Pesage made by balance [216].

Also, of wines to be taken in the King's behalf [217].

¹OF DEEDS AND TESTAMENTS ENROLLED, AND OF EXAMINATIONS OF WOMEN.

Item, where a reversion or a rent is devised by testament enrolled of record in the Hustings, the same reversions and rents pass forth-
with after the death of the testator; so that those to whom such
rents are devised can distrain for the rent and make ²avowry [as to the
same]. And those in ³reversion can sue their writ of Waste at their
pleasure, and without ⁴attornment by the tenants; and they can plead by
the same enrolments, if it be necessary, even though they have not the
said testaments in hand. Fol. 192 B.

And the same custom holds good as to deeds, indentures, and other writings, enrolled of record in the Hustings. And such enrolments have been used from all time; so the testaments be proclaimed and proved in full Hustings, as already ⁵mentioned. And deeds and indentures, and other writings under seal, may be received, and cognizances and confessions of women as to the same, recorded, before the Mayor and one Alderman, or before the Recorder and one Alderman, or before two Aldermen, if necessary, as well out of Court as in; so that the said deeds, indentures, and other writings so acknowledged, be afterwards entered and enrolled at one of the Hustings, and the fees paid for the same, as the manner is.

¹ This article is inserted in a later hand, probably of the end of the fifteenth century.

² Assertion that he has made the distress in his own right, and justification of the same.

³ Perhaps more strictly 'remainder.'

⁴ Acknowledgment of their right.

⁵ In reference, probably, to a prior passage in the document from which the present passage is extracted.

Fol. 183 A.

Of Courts of Hustings.

Be it made known, that all lands and tenements, rents and services, within the City of London and the suburbs thereof, are ¹pleadable at the Guildhall in the same city, at the two Hustings; of which the one Hustings is called "Hustings of Pleas of Land," and the other Hustings is called "Hustings of Common Pleas;" and which Hustings are holden in the said Guildhall, before the Mayor and Sheriffs of the same city, upon the Monday and Tuesday in each week; that is to say, upon Monday, for demanding appearance of demandants, and for the award of nonsuits and the allowing of essoins; and upon Tuesday, for the award of defaults, and for pleading—certain seasons and Feast-days excepted, as well as other reasonable causes; at which times no Hustings can be held, by usage of the city aforesaid. It should also be known, that the Hustings of Pleas of Land must be held one week apart by itself, and that of Common Pleas the next week apart by itself, upon the days aforesaid: but the enrolments and titles of the said Hustings make mention of Monday only.

In Hustings of Pleas of Land are pleaded Writs of Right patent, directed to the Mayor and Sheriffs of London; in the case of which writs, such is the procedure by custom of the City; that is to say, the tenant or tenants shall first have three summonses, at the tenements [so] demanded, to the three Hustings of Pleas of Land next ensuing after delivery of the writ, and that without demanding [presence of] the tenants at any of the Hustings aforesaid: and after the three summonses completed [they shall have] three essoins at the three other Hustings of Pleas of Land then next ensuing. And at the next Hustings after the third essoin, if the tenants make default, process shall be made against them by ²*Grand Cape*; or by *Petit Cape*, after appearance made; and other process, as at Common Law.

And if the tenants appear, the demandants shall declare against such tenants in the nature of whatever writ they shall please (certain writs excepted, which are pleadable [only] at the Hustings of Common Pleas, as will be set forth hereafter), without protestation being made that they will

¹ *I. e.* may be made the subject of pleadings.

² The names of judicial writs formerly employed. See page 165, Note 2.

sue in the nature of any writ [in particular]. And the tenants shall have ¹View, and shall be essoined after View had, as at Common Law. The tenants shall also have essoin after each appearance, by custom of the City. And if so be that such writ is abated after the View, by exception of joint-tenancy or other dilatory exception, and another like writ is revived, the tenants, according to the custom of the City, shall have View upon the second writ, the View before had to the contrary notwithstanding. And if the parties plead for judgment, judgment shall be given by mouth of their Recorder; and six Aldermen, at the least, are wont to be present at each such judgment given.

And each bedel of the City, by notice of his Alderman, against each Hustings of Pleas of Land, shall cause to be summoned twelve men having freeholds, of the best and most sufficient of his Ward, to come to the Guildhall to pass upon Inquests if necessary, if there be so many persons holding land in the said Ward. And if the parties pleading proceed to Inquisition, then the Inquest shall be taken by persons holding land, having at least one freehold in the same Ward in which the tenements are situate, or in the three other Wards that are nearest to the place where the tenements are; so that four sufficient men of the same Ward where the tenements are situate be sworn upon the same Inquest, if there be so many. And by custom of the City, no damages are recoverable upon any such Writ of Right patent.

And the Inquest may pass upon the same day by such common summons of the bedel, if the parties be at issue and the jurors attend. And if otherwise, process shall be made to cause the Inquest to appear at the Hustings of Pleas of Land next ensuing, by precept of the Mayor directed to the Sheriffs. And the Sheriffs shall act ministerially, by command of the Mayor, in serving writs and in making execution thereon, notwithstanding that the original writ be directed to the Mayor and Sheriffs in common. And be it known, that as well the tenants as the demandants may appoint their attorneys at such pleas. And if the demandants declare against the tenants in the nature of a Writ of Right, and the parties proceed to Inquisition as to the lesser right, then shall the Inquest be taken by four-and-twenty, in the nature of a Grand

Fol. 183 a.

¹ Personal inspection by a jury, to ascertain the exact nature of the demand.

Assize, according as usage demands; provided always, that six of the Ward wherein the tenements are situate, if there be so many of the same Ward, be upon such Inquest of four-and-twenty. And the tenants, in the case of all such writs, may vouch to warranty within the said city, as also in a ¹foreign county, upon deed shown. If the vouchees hold no tenements within the City, and if the tenants in such writs vouch to warranty in a foreign county, — in which case process cannot be made against the vouchees by the law of the said city—then the record shall be brought before the Justices of the Common Bench, at the suit of the demandant; and there process shall be made against the vouchee. And when the question of voucher shall be determined in the said Bench, then the whole suit shall be remanded to the Hustings, there to be proceeded with in the pleadings according to the custom of the said city, and according to what in certain Statutes is more fully contained.

And also, if the tenants in such writs plead in bar a release bearing date in a foreign county, or plead other foreign matter that cannot be tried within the said city, then the demandant shall cause process to be removed into the King's Court, for trial of the said matter where it is [so] alleged; and according to what is there found, the suit shall be remanded to the Hustings, there to be proceeded with according as the case demands. During the whole of the mean time, the plea shall surcease in the Hustings in the same manner as has been done heretofore.

And also, it has been the usage heretofore that a man might sue at the Hustings of Pleas of Land to have execution upon certain judgments given at the Hustings; and this by bill in the nature of ²*Scire facias*, without writ.

And be it known, that the summonses which are to be made upon the tenants in such Writs of Right, may be made two or three days before the said Hustings, or on the Sunday next before such said Hustings.

Of Hustings of Common Pleas.

In Hustings of Common Pleas are pleadable Writs called ³*Ex Gravi Querela*, to have execution of tenements by virtue of testaments enrolled

¹ *I. e.* in the sense of not within the liberties of the City.

² A judicial writ calling upon the defend-

ant to shew why execution of judgment passed should not be made.

³ 'On Grievous Complaint.'

of record in the Hustings, Writs of Dower ¹*Unde nihil habet*, Writs of Gavelet as to customs and services due in place of ²*Cessavit*, Writs of Error on Judgments given before the Sheriffs, Writs of Waste, Writs ³*De Participacione faciendâ* between parceners, Writs of ⁴*Quid Juris clamat* and of ⁵*Per quæ Servitia*, and other such Writs as are closed and directed to the Mayor and Sheriffs; and also, Writs of *Replegiare* as to ⁶*naams* and distresses wrongfully taken are pleadable before the Mayor and Sheriffs, at the same Hustings of Common Pleas, upon plaint made without writ. And be it known, that the same Sheriffs are ministers to act officially and to serve all the said Writs and ⁷*Replegiare* by precept of the Mayor directed to the said Sheriffs; and the process is such:—

In the first place, of Writs *Ex Gravi Querela* notice shall be given to the tenants; that is to say, two or three days before the Hustings, or on the Sunday before, as in Pleas of Land; and so shall it be done Fol. 184 A. as to all other summonses touching the same Hustings. And if the notice be made and witnessed by the Sheriff or his officers, the tenants may be essoined once. But if the tenants make default, on the said notice being attested, then shall be awarded the ⁸*Grand Cape*; and if they appear, they may be essoined and have the ⁹View. And upon this, all the other process shall be fully made, as is mentioned in reference to Writs of Right patent in Hustings of Pleas of Land.

Writ of Dower.

Item, in Writ of Dower *Unde nihil habet*, the tenants shall have at the beginning three summonses, and, after the three summonses, one essoin; and then they shall have the View, and, after the View, one essoin. And in such Writ of Dower the tenants shall have the View, although they entered through the husband of the demandant, and also notwithstanding that the husband died seised. And also, the tenants may vouch to warranty, and after each appearance may be essoined; and all the other

¹ 'Of which she has nothing.'

² 'He has ceased' to perform his services.

³ 'Of making Partition.'

⁴ 'What right he claims.'

⁵ 'By what Services.'

⁶ An Anglo-Saxon word, signifying seizures

by way of distress.

⁷ Order to make replevin, or re-delivery of pledges.

⁸ A judicial writ, ordering that possession shall be taken of the land.

⁹ By a jury, of the property in dispute.

process shall be made as in Writ of Right in Hustings of Pleas of Land. And if the demandant recovers dower against the tenant by default made or by judgment of law on such Writ of Dower, and the said female demandant alleges in a Court of Record that her husband died seised,—then the Mayor shall command the Sheriffs, by precept, to have summoned an Inquest of the venue where the tenements are, against the next Hustings of Common Pleas; for enquiry if the husband died seised, and as to the value of the tenements and the damages. And if she recovers upon Inquisition, enquiry shall be made as to the damages by the same Inquest.

Of Gavelet.

Item, in Writ of Gavelet the tenants shall have three summonses and three essoins; they shall also have the View, they may vouch to warranty both denizen and foreigner, and they shall be essoined, and shall have the other exceptions: and all other process shall be made as before declared under Writ of Right in Hustings of Pleas of Land; save that, if the tenant makes default, then after default the demandant shall have judgment to recover and to hold for a year and a day; upon condition, that the tenant may appear within such year and day next ensuing, and make compensation for the arrears, and find such surety as the Court shall award lawfully to pay the rent or service thereafter, and so receive back his tenements. And within such year and day, the tenant may appear and make the demandant appear in Court by ¹*Scire facias*; and he shall receive back his tenements, upon doing as already said.

Scire facias.

And if the tenant does not appear within such year and day, as is already mentioned, then after such year and day the demandant shall have a *Scire facias* against the tenant, to appear and make answer if he knows aught to say why the said demandant should not recover the tenements wholly to himself and his heirs for ever. And if the tenant does not appear, or if he appears and knows not what to say, then judg-

¹ See page 164, Note 2.

ment shall be that the demandant shall recover the tenements wholly for ever, according to the judgment called '¹Shartfort,' by custom of the city aforesaid.

Writ of Waste.

In Writ of Waste, process shall be made against the tenants by summons, attachments, and distresses, according to the Statute in that behalf made. And if the tenant appears and pleads, then he shall have one essoin, and the same after each appearance; and if he makes default upon the Grand Distress, then instructions shall be given to the Sheriffs by precept of the Mayor,—to the effect that the said Sheriffs shall go to the place wasted, and make Inquisition as to the waste and damages, according to the Statute; and that they shall return the Inquisition at the next Hustings of Common Pleas. And the plaintiff shall recover the place wasted and damages, threefold by the ²Statute.

Writ of Error.

Fol. 184 n.

Item, in Writ of Error as to judgment given in Court before the Sheriffs in personal actions, and in Assize of Novel Disseisin or Mort d'Ancestor taken before the Sheriffs and Coroner, the Writ of Error shall be directed to the Mayor and Sheriffs; and the Mayor shall issue a precept to the Sheriffs to cause the record and process to be brought before the next Hustings of Common Pleas, and to cause notice to be given to the parties to [appear and] hear the record. And after that the record and process shall have been brought into the Hustings, whether the defendant appears upon notice or makes default, the errors shall be assigned, and there the judgment shall be affirmed or reversed according as the law demands.

And be it made known, that by usage of the said city, when a man is condemned in debt or attainted of damages in any personal action before the Sheriffs, and brings such Writ of Error, the person who so brings the writ ought and has been wont, before being delivered from prison, to find sufficient surety by persons residing within the same city, before the

¹ The old English name of judgment of 'choke.' See Folio 242 n. foreclosure; also called 'Forshot' or 'Fors.' ² Of Gloucester, 6 Edward I., c. 5.

Mayor and Sheriffs, for paying the money or having his body ready in case the judgment is affirmed. And so it shall be done where damages are recovered in Assizes before the Sheriffs and Coroner.

Replegiare.

Item, in *Replegiare* the process is this.—If any man takes a distress on another's ground within the said city, he to whom the goods belong may come to one of the Sheriffs, and shall have an officer by command of the Court, to go to the party who has taken the goods; and, if he can have View thereof, to appraise the same goods by two reputable men. And then a plaint shall be entered on the Sheriffs' paper to this effect,—‘Such person makes plaint against such person as to his distresses unjustly taken in his house or in his freehold, in such a parish;’ and the same party shall there find two sufficient pledges to prosecute his suit and to make return of the goods, or the value, in case return thereof shall be awarded; and so he shall have delivery made thereof. And the parties shall have a day named beforehand at the next Hustings of Common Pleas. And then at the said next Hustings of Common Pleas, the Sheriff shall prepare a bill containing the whole matter and the plaint, and shall carry the same bill to the said Hustings, and there it shall be put upon the file, and the parties shall be demanded; upon which day the one and the other may be essoined by common essoin: and upon such day, if the plaintiff makes default, return of the goods shall be awarded to the ¹avowant; and return in such case is awardable by the custom three times, and at the third time [the goods are] irreplevisable. And then the avowant may have an assize of the same rent, even though he was never seised of the said rent before. And upon occasion when the avowant makes default, then it shall be awarded that the distresses shall remain with the plaintiff, —‘to wit, let the distresses so remain’—[but] without recovery of any damages.

And if so be that the Sheriff cannot have View of the distress taken, then he shall certify the same at the said Hustings, and there shall ²*Withernam* be awarded, and thereupon process shall be made. And if

¹ The person who avows or admits that he has made the distress.

² A Writ so called, from two Anglo-Saxon words signifying ‘seizure *per contra*.’

the parties appear, and avowry is made, and they plead for judgment or for issue by Inquisition; then shall judgment be given or process made to summon the Inquest, according as the case demands: and after each appearance the parties may be essoined. And if a party claims property in the distress, then let him certify the same at the Hustings, and process shall be made, upon precept made to the Sheriffs, to try such right of property, etc. And in case a party is essoined of the ¹King's Service in *Replegiare*, and at the day which he has by esoin makes default or does not bring his warranty, he shall incur no penalty thereby.

Writ of Partition.

Item, in Writ ²*De Participatione faciendâ*, for making partition between parceners of tenements in London, a close writ shall be directed to the Mayor and Sheriffs, setting forth the matter according to the form of such writ; and the parties shall have notice by precept of the Mayor directed to the said Sheriffs. And the tenants may be essoined; and if they appear, they may plead their case; and if they make default, partition shall be awarded by default, according to the custom of the City. Fol. 185 A.

Of Return by the bedels.

Item, each bedel of the said city, by notice of his Alderman, against each Hustings of Common Pleas shall cause to be summoned six freeholders, of the best and most sufficient of the Ward—if there shall be so many persons holding land in the said Ward—to appear at the Guildhall aforesaid, to pass upon Inquest if required. And the Inquisitions shall be taken as already mentioned under Hustings of Pleas of Land.

Writ of Exigent.

Item, Writs of Exigent are demandable at Hustings, as well Hustings of Common Pleas as Hustings of Pleas of Land. But such Exigents as are demanded at the one Hustings shall not be demanded at the other Hustings. And at the fifth Hustings, outlawries and ³waiveries shall be

¹ One of the five legitimate excuses or excuses for non-appearance.

² 'Of making Partition.'

³ 'Waivery' was the outlawry of a female.

awarded in full Hustings, before the Mayor and Aldermen, by mouth of their Recorder; and also, all judgments that are given at the Hustings shall be given in the same manner. And the same Exigents, after each Hustings, shall be counter-enrolled and sent to the Chamber of the Guild-hall aforesaid.

Of Amercements.

Item, be it made known, that all amercements incident to the said Hustings pertain unto the Sheriffs of the said city.

Of the Aldermen.

Item, the Aldermen of London shall be summoned to come to the Hustings; and they ought, by usage of the said city, to be summoned by an officer of the Sheriff, mounted upon a horse of the value of one hundred shillings at least.

Writ as to enforcing Knighthood.

‘Edward, etc., to the Sheriffs of London, greeting. We do command you, ‘strictly enjoining, that in the city aforesaid, wherever unto you it shall seem ‘expedient, you shall cause public proclamation to be made that all such ‘as hold forty pounds in land, or in rents, *per annum*, and for three whole ‘years have held the same, and are not knights, shall receive the order ‘of knighthood before the Feast of Saint Laurence [10 August] next ‘ensuing, or at that Feast at the latest, under the peril that thereunto ‘pertains; and shall make diligent enquiry as to the names of those who ‘hold forty pounds in lands or in rents *per annum* in the city aforesaid, as ‘before-mentioned, and certify us in our Chancery as to such names, before ‘the Feast aforesaid. And this in nowise omit. Witness myself, at Westminster, this thirtieth day of June, in the eighteenth year of our reign ‘in England, and of our reign in France the fifth.’

Return made to the same.

‘We have caused to be proclaimed throughout our bailiwick all the ‘articles in this Writ contained, in manner in the same enjoined. We ‘have also caused enquiry to be made, upon oath of good and lawful men

‘of our said bailiwick, if there are any persons who hold forty pounds of land or of rent *per annum* in such our bailiwick, and for three whole years have held the same; and in like manner, as to those who hold partly in our bailiwick, and partly elsewhere, to the amount aforesaid. Upon whose oath we have found, that all tenements and rents in the city aforesaid are held of his lordship the King, *in capite*, as free burgage, at fee ferm; and that there is no one who holds forty pounds in land or in rent *per annum* for certain in the same; seeing that the tenements in the city aforesaid are sometimes let for more, sometimes for less, and oftentimes are standing empty and unlet, while yet they require divers outlays and frequent amendments and repairs; for which reasons, as also the destruction of household property by fire, and divers other perils that occur, no certainty as to the true value of the same *per annum* can be attained. And as to the lands and rents which citizens of the city aforesaid hold elsewhere without our bailiwick, the jurors say, that as to the value thereof *per annum* they know nothing, nor are they able to make inquisition as to the same.’

Fol. 185 a.

Writ as to enforcing Knighthood.

‘The King to the Sheriffs of London, greeting. We do command you, strictly enjoining, that in the city aforesaid and the suburbs thereof, in such places as you shall deem it expedient, you shall strictly cause proclamation in our behalf to be made, that all such as hold forty pounds in land, or in rents, *per annum*, and for three whole years have held the same, and are not knights, shall receive the order of knighthood before the Feast of Saint Michael next ensuing, or at that Feast at the latest, under the peril that thereunto pertains; and shall make diligent enquiry as to the names of those who hold forty pounds in lands or in rents *per annum* in your bailiwick, as before-mentioned, and certify us in our Chancery as to such names, before the Feast aforesaid. And this in nowise omit. Witness myself, at Westminster, this first day of August, in the thirtieth year of our reign in England, and of our reign in France the seventeenth.’

Return made to the same.

‘In virtue of the Writ to this Schedule annexed, we, Walter Forster and

'Thomas de Brandone, Sheriffs of London, have caused to be proclaimed in 'the city aforesaid and in the suburbs thereof, in such places as unto us it 'has seemed expedient, all the articles in the said writ contained, in 'manner enjoined in the same. We have also caused enquiry to be made, 'upon oath of good and lawful men of our said bailiwick, if there are any 'persons who hold forty pounds in land or in rents *per annum* in such our 'bailiwick, and for three whole years have held the same. Upon whose 'oath we have found, that all tenements and rents in the city aforesaid are 'held of his lordship the King, *in capite*, as free burgage, at fee ferm; and 'that there is no one who holds forty pounds in land or in rents *per annum* 'for certain in the same; seeing that the tenements in the city aforesaid are 'sometimes let for more, sometimes for less, and oftentimes are standing 'empty and unlet, while yet they require divers outlays, [and] frequent 'amendments and repairs; for which reasons, as also the frequent de- 'struction of household property by fire, and divers other perils that occur, 'no certainty as to the true value of the same *per annum* can be attained.'

A fine exacted for the Forestalment of cloths.

Forasmuch as in the Charters of his lordship the King unto the citizens of London granted and confirmed, it has been granted that no merchant or other person shall meet merchants coming, by land or by water, with their merchandize and provisions towards that city, for the purpose of buying or re-selling, until such time as they shall have arrived at the said city and have there exposed their goods for sale, under forfeiture of the thing bought and pain of imprisonment, from which without heavy chastisement he shall not escape;—and whereas now, on the first day of July, it was presented unto the Mayor and Aldermen by Robert Somersete and his fellows, surveyors of the Mystery of Drapers elected and sworn faithfully here to present defaults [by them] in the said mystery found, that one John Olyver, a draper of Cornhulle, did, on the last day of June just expired, buy of one William Eyot of the County of Surrey, in Cornhulle, two fardels of cloth which at that time were in Suthwerk, and then coming to London for sale, and thereby did forestal the said cloths before they had come to the place in London ordained for the sale thereof, in contravention of the grant aforesaid and against the custom of the City, etc.

The said John Olyver, upon the same day, being questioned thereon, made answer that he did buy five pieces of cloth in the manner above against him alleged; and as to the same he put himself upon the favour of the Court, etc. And he [further] said, that he did not, as above alleged, buy more pieces of cloth, and as to the same, as being a freeman, he waged his law; and he had a day to make his law, according to the custom of the City, the second day, namely, of July then next ensuing, etc.; and was bailed by Symon Mordone, etc. Fol. 186 A.

Afterwards, on the said second day of July, the said John Olyver put himself upon the favour of the Court as to all the cloths above alleged, etc.; whereupon it was awarded, that all the cloths aforesaid should be forfeited to the use of the commonalty. And afterwards, on the same day, by favour of the Mayor and Aldermen, the said John commuted for the forfeiture aforesaid by a fine of five marks, which sum he paid unto the Chamberlain to the use of the commonalty.

Of Assizes of Novel Disseisin, called 'Fressshforce.'

Item, the Assizes of ¹Novel Disseisin, called '*Fressshforce*,' as to lands, and tenements, and rents, in the City of London, and disseisins made therein within the forty weeks, are holden and terminable before the two Sheriffs and the Coroner of the said city in common, every Saturday at the Guildhall, except at certain times when for reasonable causes such Assizes cannot be held. And the process therein is such; that is to say, when any man feels himself aggrieved and that he has been disseised of his freehold in the said city or the suburbs thereof, he shall come to any Hustings held at the Guildhall, or, in default of such Hustings, to the Congregation of the Mayor and Aldermen in the Chamber of Guildhall, upon any Monday, and shall there present a bill. And such bill shall be as follows;—'Such a person makes plaint of intrusion against such a person, as to his freehold, in such a parish in London, situate in London, or in such a parish in the suburbs of London,' and the same bill shall be enrolled. And another bill *De Intrusione* shall be prepared thereupon by the Common Clerk of the City, making mention of the title of the Hustings or of the day of Congregation of the

¹ I. e. of disseisin of lands made at a recent period.

Mayor and Aldermen, [and] containing all the first bill: and this bill, so made by the Common Clerk, shall then be sent to the Sheriffs or to one of them, to make process and do right as towards the parties.

And then, when the bill shall have been so served, on the Wednesday next ensuing, namely, the officer of the Sheriff to whom the bill is delivered shall cause to be summoned the tenant or tenants named in the said bill of Assize, upon view of two freemen of the City, and that at the tenements as to which the disseisin is made, or at the tenements from which the rent [withheld] is alleged to be forthcoming. And there the tenants shall be told that they must keep their day at the Guildhall on the Saturday then next ensuing, at their own peril; and the names of the two summoners shall be endorsed upon the bill. And then the plaintiff may sue to array the Assize and to summon the jurors against the said Saturday, or against some other Saturday afterwards, at his will. And so may the tenants sue for their deliverance if they please; and such summons shall be made on the Friday before the said Saturday. And the array of the panels of jurors shall be made by the Sheriffs and their officers, or else by the Mayor and Aldermen, if any one of the parties for reasonable cause shall think proper to pray the same. And after this, the said Assizes shall be pleaded and regulated, for the most part as elsewhere at Common Law.

And if a release bearing date in a foreign county, bastardy, or some other foreign matter that cannot be tried in the said city, be alleged at such Assize, then the plaintiffs may sue to have the record removed into the Court of his lordship the King, to try the matter there according as the case may demand. And when the matter shall have been determined

Fol. 186 B. in the King's Court, the whole process shall be remanded to the said Sheriffs and Coroner, or to their successors, to be proceeded

with according to the custom of the City, in such manner as has been done heretofore. And be it made known, that there is no discontinuance wrought in such Assizes, nor is there any mention made in the record of the mesne days between the Assize [first] brought and the day on which the Assize is [again] brought or judgment given, unless it be for some necessary reason, or that such Assizes have been adjourned for especial causes. And when the Assizes are taken before the Sheriffs and Coroner, as aforesaid, and judgment has been given thereupon, then shall such Assizes so determined be entered of record; and afterwards they shall be

brought to the Chamber of the Guildhall, to remain in the Treasury there as of record. And be it made known, that no one may make entry into any tenement within the said city by force, or hold any tenement by force and arms, or to the disturbance of the peace. But if any such entry be made by force, then is such force to be ousted. And the parties then may come before the Mayor and Aldermen, and may there shew their case, their evidences, and their muniments; and there it shall be ordered by the said Mayor and Aldermen, at their discretion, which party shall be adjudged to be in possession for the time, and which shall be adjudged to enter suit; saving always to the parties their answers, and their advantages by way of plea, before the Sheriffs and Coroner on holding the Assize.

Of Assizes of Mort d'Ancestor.

Item, Assizes of ¹Mort d'Ancestor are holden and terminable before the Sheriffs and Coroner of London, upon Saturdays, from fortnight to fortnight at the Guildhall, the process therein being this;—that is to say, the person who wishes to have such Assize, shall come to the Hustings or to a Congregation of the Mayor and Aldermen in the Chamber of the Guildhall, upon any Friday, in manner already mentioned as to the Assize of *Fressheforce*, and shall present a bill in the usual form of Assize of Mort d'Ancestor, according to his case, which bill shall be enrolled. And afterwards, the Common Clerk shall prepare another bill containing all the matter of the first bill, making mention of the title of the Hustings or of the day of Congregation of the Mayor and Aldermen; and this bill shall be sent to the Sheriffs, or to one of them, to serve the same according to custom. And the said bill shall be served by some serjeant or other officer of the Sheriff; that is to say, the said officer, on the Wednesday next after delivery of the bill, shall make summons to the tenants, at the tenements demanded, by witness of two freemen of the City, that they appear at the Guildhall on the Saturday next ensuing, to hear the recognizance, if they think proper so to do. Against which Saturday the demandant may sue, on the Friday next before, to array and summon the jurors; and the like

¹ 'Death of Ancestor.' This writ lay where a man's father, mother, brother, sister, or other near relation, had died seised of

lands, and after their death a stranger entered, to the prejudice of the claimant.

afterwards, against the following Saturdays, from fortnight to fortnight, at his will. And so also may the tenants sue, if they think proper, for their deliverance.

And the arrays of the panels of such Assizes shall be made by the Sheriffs and their officers, or by the Mayor and Aldermen, if any one of the parties shall think proper upon reasonable cause to demand it, in manner as the usage is in the Assize of *Fressheforce*. And in such Assizes of Mort d'Ancestor, the parties may essoin as at Common Law, and the tenants may vouch to warranty within the City, and also in a foreign county if the ¹vouchee has no tenements within the City. And if the tenants plead a release bearing date in a foreign county, or other foreign matter that cannot be tried within the City, or if they vouch to warranty in a foreign county one who has no possessions in the City, then, at the suit of the other party, the record shall be removed into the Court of his lordship the King, by writ directed to the said Sheriffs and Coroner; and

there shall such foreign pleas and foreign vouchers be tried and
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determined, and then remanded to the said Sheriffs and Coroner, to continue and be proceeded with according to the custom of the City. And ²continuance shall be made in such Assizes upon such preceding causes, as also upon other causes that are reasonable. And when the Assizes shall be terminated, and judgment given thereupon, such Assizes shall be engrossed and entered of record by the said Sheriffs and Coroner, and then sent to the Guildhall, there to remain of record, in the same manner as Assizes of *Fressheforce*.

Of the Days of sitting of the Sheriffs' Court.

In the first place, be it made known that the said Sheriffs hold Courts of his lordship the King before them, in the Guildhall of London, and pleas of debt of any sum whatever and of all other personal actions, at the suit of parties. And each of such Sheriffs holds his Court at the said Guildhall severally and by himself apart; and that, upon complaints and declarations made before the one and the other of the said Sheriffs, as well in their

¹ The party vouched by them, or called upon to support their title. surcease in the suit, by reason of its being taken in the interim before another Court.

² I. e. there shall be no discontinuance or

own Compters as at the said Guildhall, according to the custom of the city aforesaid. And each of the said Sheriffs is wont to hold by himself, apart, two General Courts in the week; as also daily, for deliverance of foreigners and strangers, if necessary; unless they be interrupted by Feast-days or other reasonable causes.

Of Capias.

And it is the usage for the clerks and officers of the said Sheriffs, forthwith upon plaint made, to award *Capias* and other process against defendants, upon testimony of serjeants of the said office thereunto deputed, as well at the said Compters as at the Guildhall. And it is the usage to award *Capias* in plaints of debt, account, and covenant, and in all other personal actions whatsoever.

Further as to award of Capias.

And the person so arrested, at the suit of a party for debt or other personal action, may find ¹mainprise at the said Compters or elsewhere, before the Sheriffs or their clerks thereunto deputed, that they will appear at the next Court holden at the said Guildhall before the same Sheriff before whom such plaint has been made; upon condition that, if the defendant does not appear at the said next Court to keep his day, then he shall be condemned in the debt in the said plaint contained; save that the plaintiff, if he be present or can conveniently be made to appear in Court, shall be examined on oath as to what sum is clearly due to him, and on what grounds: beyond which sum found due upon such examination, the plaintiff shall recover nothing, except his damages, which shall be adjudged to him upon taxation by the Court, or by Inquest if it be necessary. And if the defendant be not found, then shall the ²mainperners be taken and charged with the debt and damages aforesaid.

That the person arrested may find Mainperners.

And if it be a plaint of trespass, of battery, of seizure of goods, or other personal action where a person should recover damages; if the defendant

¹ Bail or security for his future appearance. are his bail or sureties.

² I. e. 'takers by the hand;' those who

makes default,—in such case, after he has been arrested and has found mainprise, as before mentioned, he shall be adjudged as attainted; and the plaintiff shall cause declaration to be made by bill as to the cause of suit, and the amount of such damages and such lien. And upon this, an Inquest of office shall be summoned as to such lien, to tax the damages for the plaintiff. And if the defendant be not found, then the mainperners shall be charged, as before. And if the Court can be clearly assured by the said Inquest, or upon sufficient examination of the plaintiff, that the defendant is not guilty, in such case the plaintiff shall recover nothing, notwithstanding the default.

Of the Mainperners.

And when any such mainperners are arrested and committed to prison, because their principals are not found; nevertheless, at whatever time such principals can be found, and be placed in arrest at the suit of such mainperners, then the said mainperners shall be set at liberty.

Of the same.

Item, when a man is bodily arrested and finds mainprise to appear at his day; or puts himself upon Inquest, or pleads for judgment, and finds mainperners to wait until such suit is determined, according to the
Fol. 187 P. custom of the City; still, at whatever time the chief mainperners shall choose to come to the Court of Record, or to the Compter, in which the plea is pending, and surrender the body of him for whom they have so become mainperners, they shall be duly received, and shall from thenceforth be discharged of their mainprise.

Of Auditors.

And if a man is arrested on plaint of account, and finds mainprise to appear at the next Court, and makes default, then the mainperners shall have notice to appear at the next Court then to be held, and the plaintiff shall have the same day; and then, if such mainperners appear, auditors shall be assigned to take the account in presence of the plaintiff and the mainperners. And such mainperners shall be heard, if they have aught to say in discharge of the account. And if the mainperners do not choose

to appear, then the plaintiff shall recover his arrears upon examination and oath made by him. And, in the same manner it shall be done, if the defendant is convicted in account by Inquisition held.

Of Breach of Sequestration.

And also, if plaint is made against any sufficient freeman, or against other man sufficient and residing within the City, then such defendant shall be summoned by a serjeant of the Sheriffs to appear at the Guildhall to make answer to the plaintiff, at the Court of the denizens: at which Court, if he makes default, he shall be amerced, and Grand Distress shall be forthwith awarded, by usage of the City; and then it shall be awarded that the doors of the defendant be shut and sealed, until such time as he shall be willing to appear and make answer to the plaintiff. And at each Court of denizens that he shall be demanded and shall not appear, he shall lose his ¹issues. And if he breaks the sequestration, and the same is attested by the serjeant in Court, then it shall be awarded that the defendant be arrested bodily, and that he pay a fine for such contempt. And when he is so arrested, he shall find sufficient sureties for his appearance at the then next Court to answer the [other] party, under the penalty before limited where *Capias* is awarded. And if such defendant makes several delays, and it is attested by the serjeant that the defendant is about to fly or is non-sufficient, then shall *Capias* be awarded to take the body, or to arrest and appraise the goods of such defendant, as also for ²foreign attachment.

Of Essoins.

And if any parties appear and plead for Inquest or for judgment, then they shall be ruled according to the usages of the City, without having any essoin in such personal actions, either before or after. And even if such defendant as has pleaded for Inquest make default after Inquest joined, nevertheless, if he afterwards appears when the Inquest is charged, he shall have his challenges of the jurors and shall set forth his evidences, such default made by him to the contrary notwithstanding.

¹ The profits then due from the property held in sequestration. him in the hands of other parties. See page 183.

² Seizure of any debts that may be due to

Of Wager of Law.

And after the parties are at issue upon Inquest, such parties are not demandable unless the Inquest be summoned. But such Inquest may be summoned, as well at suit of the defendant as well as at that of the plaintiff. And in plea of debt, the defendant may wage his law, by usage of the City, [in proof] that he owes nothing to the plaintiff; that is to say, if he is a man enfranchised in the City or residing within such city, [he may wage his law] ¹with the seventh hand, himself named as one. And such defendants may ²make their law forthwith in Court upon such law being waged, if they have the persons ready; or otherwise, they shall have a day named for making their law at the Court next ensuing.

And if the defendant is a foreigner, a stranger, and non-
 Fol. ³189 A. resident in the City, he may wage and make his law with the third hand forthwith, himself named as one, [to the effect that] he owes nothing to the plaintiff, and so shall he be acquitted. And if he has not two men ready to make such oath with him, then the defendant, at the request of the plaintiff, must go, in the custody of a serjeant of the Court, to the six churches nearest to the Guildhall; and in the said churches he must swear that the oath which he made at the Guildhall was good. And after this, the defendant shall be brought back to the Guildhall, and shall have his judgment of acquittal; and as to the plaintiff, he shall be amerced. And in the same manner it shall be done in other personal actions where wager of law may be had. And where women in such cases are impleaded and wage their law, they may make their law with men or with women, as they may please.

[Further] of Wager of Law.

And if a man enfranchised in the City is impleaded by way of trespass for goods carried away, or for battery where no blood is shed or blow apparent, as also for any other trespass alleged to be against the peace, such freeman, so impleaded, may wage and make his law that he

¹ *I. e.* with seven compurgators or jurors on his behalf, himself being one; such jurors or compurgators being frequently called 'hands.'

² *I. e.* produce their compurgators, and put

them upon oath as to their belief in the non-existence of the debt. See pp. 50—52 *ante*.

³ No. 188 has been accidentally omitted in the numeration of the folios in the original.

is not guilty, by usage of the City, with the seventh hand, in manner aforesaid.

Of Executorship.

Item, actions of debt and of covenant are maintainable against executors and administrators, without ¹specialty; and such executors and administrators, by usage of the said City, when they appear to make answer, may have their law with as many hands as the Court shall think proper to award, upon words to the effect that they know nothing of the debt, nor of the contract, nor of the covenant, and that they believe, upon their conscience, that their testator at his death owed nothing to the plaintiff, and had broken no covenant with him; and in such manner be discharged.

And if a man is impleaded by plaint of debt for victuals consumed in the house of the plaintiff, or for the rent of houses hired, called '*house-hire*,' in such case the defendant shall not have his law; nor in such cases has any protection been allowed.

The case of a Wife trading alone.

And where a woman ²*coverte de baron* follows any craft within the said city by herself apart, with which the husband in no way intermeddles, such woman shall be bound as a single woman as to all that concerns her said craft. And if the husband and wife are impleaded, in such case, the wife shall plead as a single woman in a Court of Record, and shall have her law and other advantages by way of plea just as a single woman. And if she is condemned, she shall be committed to prison until she shall have made satisfaction; and neither the husband nor his goods shall in such case be charged or interfered with.

Of hiring Houses.

Item, if a wife, as though a single woman, rents any house or shop within the said city, she shall be bound to pay the rent of the said house or shop, and shall be impleaded and sued as a single woman, by way of debt

¹ A deed or writing under the hand and seal of the parties. term for a married woman. This law still holds good in the City.

² 'Protected by a husband;' an old legal

if necessary, notwithstanding that she was *coverte de baron* at the time of such letting, supposing that the lessor did not know thereof.

Of Plea of Trespass.

Item, if plaint of trespass is made against a man and his wife for trespass committed by the wife only, then the woman shall make answer alone [and] without her husband, if such husband does not appear; and she shall have her plea as though she were a single woman. And if she is attainted of trespass, she shall be condemned and committed to prison until she shall have made satisfaction for the same.

Of the same.

Item, if plaint of trespass is made by husband and wife as to battery committed upon the wife, in such case, the wife shall be received for herself and for her husband, to sue and recover damages as against the defendant, even though the husband be not present.

Of Debt.

Item, where plaint of debt is made against the husband, and the plaintiff declares that the husband made the contract with the plaintiff by the hand of the wife of such defendant, in such case, the said defendant shall have the aid of his wife, and shall have a day until the next Court, for taking counsel with his wife; and ‘*Idem dies*’ shall be given to the plaintiff.

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How Freedom [is to be proved].

And when any defendant, in a plea of debt or other personal action, wages his law as a freeman of the City, and the plaintiff demands how he is free, it behoves the defendant to allege which he is, free by birth or by redemption; and if he says that he is free by redemption, the plaintiff may claim that the defendant have his record at the next Court. And if he fails as to such record, then he shall be attainted and adjudged convicted in the cause. And if the defendant alleges that he is free by birth,

¹ ‘The same day:’ the technical name of the respite.

the plaintiff may assert that he was not born within the City; and the same shall be enquired into by Inquest taken within the said city, from the place in which the defendant shall think proper to allege that he was born. And this issue is peremptory.

Of Contribution.

Item, where two or more are [jointly] bound within the City by obligation of debt, and each of them in the entirety, if one of such obligors pays the entirety, or if the person in favour of whom the obligation is made sues within the said city and recovers the debt against one of such obligors only, then the one who has paid the debt, or is so condemned, may sue the other obligors by plaint of debt, jointly or severally, to make contribution; that so each shall pay in proportion according to the usage of the City; saving to the parties their reasonable answers.

Of Foreign Attachments.

Item, when plaint of debt is made before one of the said Sheriffs, and it is testified by the officer that the defendant has not sufficient assets in the City, and allegation is made by the plaintiff that the defendant has goods and chattels, or debts in other hands or in other keeping within the said city; and it is prayed by the said plaintiff that such goods and chattels may be arrested and the debts stopped; then, at the suit and suggestion of such plaintiff, such goods and chattels, wherever they may be found within the City, shall be arrested, and the debts stopped in the hands of the debtors, at peril of the plaintiff.

And upon this, the plaintiff shall continue his suit at four Courts before the same Sheriff before whom the plaint was [first] alleged, until such time as the defendant shall have been four times demanded; and if the defendant does not appear at the fourth Court, and makes four defaults, then the defaulter's goods and chattels, so arrested, shall be appraised and delivered to the plaintiff; and if the goods be not of the same value as the debt, then the debts stopped in the hands of the debtors shall be levied and delivered to the said plaintiff, up to the amount in demand. And such arrests of goods and stoppages of monies are called 'Foreign Attachments,' according to the custom of the City.

And upon this, the plaintiff shall find sufficient surety to the Court by pledges, before delivery is made to him ; the condition being, that he shall make restitution to the defendant of all the goods and chattels so taken, or of the value thereof, and of the monies as to which he has so had execution, if so be that the defendant comes to the Court within a year and a day next ensuing, and is able to discharge and justify himself by law, to the effect that he owed nothing to the plaintiff at the time of such plaint being made. And [if] the defendant shall think proper to appear within the year and day, as before-mentioned, to justify himself, and to plead with the plaintiff, then he shall have a *Scire facias* out of the same [Court of] Record against the party who has had such execution, to give him notice to appear at the next Court, if he know ought to say why restitution shall not be made in manner aforesaid.

And if he against whom the *Scire facias* is so sued has such notice, and makes default, or if it is testified that he has nothing within the City, ¹or that he can receive notice, and he does not appear at the next Court, then the person who sued the *Scire facias* shall have restitution of all the goods and chattels so taken, or else of the value thereof; as also of all the monies of which the [other] party had delivery by reason of such Foreign

Attachment. In the same manner he shall have restitution, if he
 Fol. 100 A. can discharge himself by way of plea. And in the same manner shall restitution be made, in due proportion, if the defendant can discharge himself by way of plea of a part of the debt, even though he shall not be able to discharge himself of the whole. And if the party who has had such execution has not a sufficiency to make restitution in manner aforesaid, then his said pledges shall be charged.

And if he against whom such foreign attachment is made, does not appear within the year and day to justify himself, as already mentioned, then shall he be foreclosed from thenceforth. And be it made known, that if, during such Foreign Attachments, any other person comes into the Court of Record before the fourth default is recorded, or before execution is sued, and is ready to prove that the goods arrested were his own goods at the time of such arrest being made, and still are so and not of him as being whose goods they were arrested, and that the person as being whose

¹ This passage is apparently imperfect ; 'cannot receive notice' is probably the meaning.

goods they were arrested had no right of property in the said goods, nor any other person, except himself, to the amount of four pence, then he shall be put to his proof, and shall make oath in manner ¹aforesaid, by his own hand, etc.; and he shall have delivery of all such goods so arrested, or of part of them, according as he shall have made proof [in reference thereto].

Of the same.

And so too, a servant shall have proof as to the goods of his master which are in his charge, according to the discretion of the Court. And also, if the defendant in such Foreign Attachment comes into Court at the fourth default recorded, or before, he shall be admitted to plead with the plaintiff; and in the same manner he shall be admitted if he comes before execution sued, provided the plaintiff be present in Court or otherwise have notice. And in the same manner, in such cases of Foreign Attachment, those in whose hands any goods are so arrested upon suggestion of plaintiffs, and those in whose hands any monies are stopped, may come into a Court of Record before the same Sheriffs, and be excused and discharged upon oath by them made, to the effect that they had no such goods in their charge, and that they owed no money to such defendants, at the time that such arrests and stoppages were so made [as to the property] in their hands.

Of Foreign Acquittance or Release alleged.

Item, where a man is impleaded before one of the Sheriffs of London by plaint of debt, and the plaintiff produces an obligation bearing date in London, in proof of the debt so due to him, whether the said obligation be simple, or endorsed, or made by indentures thereupon; in such case, by usage of the City, the defendant shall not be admitted to plead any acquittance or release by the plaintiff bearing date in a foreign county, or any payment there made, or condition or other matter, but only such matter as can be enquired into and tried in the same city. And if any defendant, in such case, pleads any such acquittance or release, or alleges any payment

¹ Alluding probably to the oath made at the six churches, where the party had no other hands, or compurgators. See page 180 *ante*.

made or other matter done in a foreign county, out of the said city, to oust the Court of its jurisdiction, and such defendant thinks proper to say nothing else, he shall be barred for default of answer. But if so be that the endorsement of the obligation, or the indentures made thereupon, make express mention of making or performing any condition or other matter elsewhere out of the City, and such matter is alleged by the defendant, then the Court shall surcease, and the plaintiff shall be told to sue at Common Law.

And after the same manner is the usage in plaint of trespass. And in other personal actions as to bargains and contracts made in the said city, the defendants shall not be admitted to plead or allege any matter out of the said city, but only such matter as can be enquired into and tried within the same city.

Of an Obligation without date at a certain place.

Item, where an obligation is proffered which bears date at no certain place, and the plaintiff in declaring alleges that the said obligation was made in a certain parish in the City of London, and the defendant Fol. 190 B. on his part alleges that such obligation was made in a certain place without the City, and is ready to prove the same, and therewith pleads foreign matter as to the same in avoidance of the said obligation; while the plaintiff tenders to make proof by the ¹country that the said obligation was made within the City of London, in such manner as he has declared; in such case, it is the usage to take the Inquisition in London, from the parish wherein the plaintiff has declared that such obligation was made, if the plaintiff prays to that effect. And if it be found that the obligation was made in London, as the plaintiff has alleged by his declaration, then shall the defendant be condemned in the debt, and in damages to be taxed by the same Inquest.

Of an Obligation with a double penalty.

Item, where an obligation is made with a double penalty by endorsement or by indentures, and the obligor is impleaded and acknowledges such

¹ I. e. by jurors.

obligation, and the day of payment has expired, as may be seen by the said obligation; yet, nevertheless, the plaintiff ought to recover only the clear debt that is in arrear, and that by oath of such plaintiff, or by lawful information of his attorney, if the plaintiff be not present, and not the twofold amount of the debt that is contained in the said obligation; and his damages shall be taxed for him by the Court according to the time that has expired, at its own discretion or else by Inquest. And even though the defendant in such case, against such obligation made with a double penalty, plead that it is not his deed, or that he 'has completed the days of payment contained in the endorsement or in the indentures made thereon, or other like matter, and put himself upon Inquest as to the same, and it be found against the defendant by verdict of such Inquest; still, the plaintiff shall recover nothing but that which is found clearly due by such Inquest, that is to say, the single debt and his damages as taxed by the same Inquest.

And if an obligation in the single is proffered, and the defendant acknowledges the obligation, and the day has expired and the defendant alleges that the plaintiff has been paid part of the debt; then the plaintiff, at the request of the defendant, shall be examined upon his oath as to how much is in arrear; and in such case, the plaintiff shall recover nothing beyond what he shall be willing to swear is due and in arrear; and his damages shall be taxed by the Court. And if, against such obligation made in the single, the defendant pleads that it is not his deed, and it is found that it is the deed of the defendant; still, the plaintiff shall recover nothing but what is found due by the Inquest, and clearly in arrear, and his damages as taxed by such Inquest. And the defendant in such case shall pay a fine for contradicting his own deed; and in the other cases he shall be ²amerced.

Of an Obligation 'on certain Conditions.'

Item, where an obligation is made for payment of a certain sum upon divers conditions to be performed, by endorsement or by indentures made thereon, and plaint is made thereupon, and the parties are at traverse and at issue upon some especial condition broken; and it is found by

¹ The passage is probably imperfect; 'not completed' would seem to be the meaning.

² *I. e.* pay a more moderate sum than that exacted for contradicting his own deed.

Inquest, on wager of the parties, against the defendant, to the effect that he is so bound and that he has broken the said condition; still, the plaintiff shall not recover the whole sum named in such obligation, but he shall recover such damages as he has sustained by reason of the said condition being broken; and his damages shall be taxed by the same Inquest, and the obligation shall be saved to him, that he may avail himself of the other conditions thereafter. But as to this custom some are in doubt.

Of an Acquittance alleged to be in distant parts.

Item, if an obligation of debt is proffered and the defendant alleges that he has an acquittance or indenture, or other matter under seal of the plaintiff, which would avail him and discharge him as against the plaintiff, if he had the same ready in hand; and further says, that the said muni-

ments are in a foreign county and out of the City, and is ready to
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make oath as to the same; then the said defendant, after such oath made, shall have a day assigned by the Court to have ready his said muniments under seal at a certain Court thereafter, according to the distance from such place, and for this he shall find pledges at his peril; so that, if he appears on the day so given and produces the same deed under seal [the existence of] which he alleged, he shall then be admitted to plead and to take his advantages by virtue of such deed: and if he makes default on the said day, or if he fails as to that which he has alleged, then he shall be condemned in the amount of the said obligation, and the damages shall be taxed by the Court; saving always, that the plaintiff or his attorney shall be examined as to [the amount of] the debt.

Of Absconding [Debtors].

Item, if plaint of debt is made against a freeman and one resident within the City, where by law of the City he would have one summons by reason of his freedom; if the plaintiff comes to the Sheriff, and has brought with him six or four freemen of the said city, men of credit, who are willing to bear witness that the defendant is absconding, and that he is attempting to withdraw and absent himself; then the said Sheriff, upon their testimony, may arrest the defendant by his body or by his goods, just the same as a foreigner.

¹ *Replegiare.*

Item, the Sheriffs may hold before them pleas of seizure of *naams* in lieu of *Replegiare*, and avowry may be made and return awarded in such pleas, the same as in the Hustings, if the cause does not bear reference to a freehold. And such suit is called—² *De placito captionis et detentionis catallorum* ;' and pledges shall be found to make return of the goods or of the value thereof, just as in *Replegiare*.

Item, it is the usage in such personal actions before the Sheriffs, that upon the first day, when both parties appear and the plaintiff has declared against the defendant, such defendant shall make answer upon the same day, without having any further day to ³imparl: and in the same manner, if the defendant pleads any plea or alleges any matter against the plaintiff, such plaintiff shall make replication forthwith without having any further day to imparl; unless assent be given by the parties thereto.

Item, if any customs or usages are pleaded or alleged in the Sheriffs' Courts, as to which neither the Sheriffs nor their officers are fully informed, then such customs and usages shall be discussed by the Mayor and Aldermen, and that before judgment given thereupon.

And be it made known, that there is no adjournment made in the Sheriff's Court, and no day given by previous notice; but only that the parties are to keep their day at the next Court generally, unless such be not the case for some especial cause.

Item, actions of debt are maintainable by usage upon simple grants, and assignments, and bailment, and covenant, made simply without ⁴specialty.

Of a Sealed Tally.

Item, a sealed tally of debt, by usage of the City, is as binding as an ⁵obligation; and in cases where plaint of debt is made, and such sealed tally is proffered in proof of the debt, the defendant shall not wage his law

¹ This title, it will be seen, is hardly correct. As to *naams*, see page 165 *ante*, Note 6.

² 'Upon plea of seizure and detention of chattels.'

³ To consider and discuss his future line of defence.

⁴ *I. e.* without being made by deed under hand and seal.

⁵ Or bond.

in proof that he owes nothing, or in fact any other matter, any more than against an obligation ; still, he shall be at liberty to assert that the day of payment is other than the plaintiff has declared.

Of Recognizances to be taken by the Sheriffs.

Item, the Sheriffs of London are wont, and each of them by himself, to take recognizances of debt in their Courts as to any sum whatever ; and if the day of payment is expired and the money not paid, then, at the suit of him to whom such recognizance was made, if it be within the year, all the goods and chattels of the recognizer found within the City shall be appraised and delivered to such other party, up to the amount of the debt contained in the said recognizance, without ¹ extending any land of the recognizer. And if the year be expired, then ² *Scire facias* shall be issued against the recognizer, to appear if he has aught to say why execution shall not be made of his goods, as already mentioned.

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Of Custody of Prisoners condemned.

Item, the Sheriffs may, by usage, keep any prisoners condemned before them, or committed to their keeping, confined as well at their houses where they are residing, and at their Compters, as in the common gaols ; so that they be always kept in safeguard, and not going at large from out of the houses or the Compters aforesaid.

Of Pleas between Merchant and Merchant.

Item, in complaints of debt and account, and other personal contracts made between merchant and merchant, if the plaintiff declares that the defendant at any market-town or at any place of merchandize within the realm, bargained for or bought of the said plaintiff any merchandize, or received his money for the purpose of paying him, delivering, or rendering to him an account thereof, in any place within the City of London ; in such case, the defendant, according to usage, shall be put to his answer, notwithstanding that such contract was made out of the

¹ *I. e.* valuing his lands, for the purpose of satisfying the plaintiff therefrom.

² See page 164, Note 2.

City; and if the parties are at traverse and plead for issue thereon by Inquisition, then shall the Inquest be taken from people of the said city, that is to say, from merchants passing between the said city and the market-town where such contract is alleged [to have been made]; for the reason that such merchants who are so passing may have ¹ notice of the said contract.

Of the same.

Item, the Sheriffs of London have been wont for all time to hold pleas before them between any merchants whomsoever, in cases where both parties are merchants, as to all bargains and personal contracts that concern merchandize, made beyond sea at any market-town or at any place of merchandize, where such bargains and contracts are made by express words as to payment for or delivery of merchandize, or as to rendering account in the said City of London. And in such case, if the parties have recourse to issue by Inquisition, then shall the Inquest be taken from persons residing within the said city, that is to say, from merchants passing to and fro, who are wont to pass beyond sea; who may best have knowledge of the bargains and contracts aforesaid. And if any stranger-merchant and alien is a party to the plea, and such Inquisition has to be taken, then the alien merchant shall have one half of the Inquest of his own tongue.

Of [a Debtor] withdrawing himself from the City.

Item, if a plaint of debt is made, and it is testified by the officer that the defendant is not residing within the City, but that he has withdrawn himself and has removed his goods, and it is testified that he has lands or tenements within the said city; then, at the suit of the plaintiff, after the fourth default, the said lands and tenements, by usage of the City, shall be ² extended and delivered to the said plaintiff, to hold the same upon such extent until he shall have levied therefrom the monies that are due to him; he finding security that he will duly maintain the tenements, and will also repay the defendant the monies received therefrom

¹ The word 'notice' may possibly mean chants on their guard.
'previous knowledge;' or it may mean, ² I. e. valued.
'notice,' for the purpose of putting the mer-

in the meantime; if so be that such defendant shall come into a Court of Record within a year and a day after the delivery so made, and be able to discharge himself by [shewing] that he owes nothing to the plaintiff.

Of Examination in Personal Pleas.

Item, the Sheriffs are wont to examine the parties in all personal actions that are pending before them, if either of the parties prays the same, and to proceed to judgment according to what has been found upon such examination.

Item, where any personal action is pending before either of the said Sheriffs, and any matter is alleged by the defendant in bar of such action, or any material thing to delay the plaintiff, and the plaintiff puts

himself upon the peremptory oath of the defendant, in proof that
Fol. 192 A. the plea or exception presented by such defendant is not true; then the said defendant, if he is in Court, or if he is resident in the City so as conveniently to appear upon summons at the discretion of the Court, shall be put upon his oath, if he will, that his plea or exception so made is good and true. And if he appears and refuses to make such oath, then he shall be held as convicted in the cause; and upon this, the plaintiff shall recover what is in demand, according to what shall be ascertained by examination of such plaintiff, or by Inquest of office if need be. And if [the defendant] makes the oath, the plaintiff shall be cast in his suit.

And in the same manner shall the plaintiff be cast in his suit or in his action, if he will not swear on his part that his suit, or such other matter as is alleged by him, is good and true. And if such oath is put to the plaintiff, and the plaintiff makes the oath, he shall recover by such oath, if the exception made be material. And thus are such oaths held peremptory on the one side and on the other, according to the matter contained in the exceptions made.

Of Default made after Mainprise.

Item, if a man is arrested upon plaint of debt or for other personal action, and he finds ¹mainprise to be ready to appear before the Sheriffs at the next Court, to make answer to the [other] party; even if at such Court the defendant is demanded at the proper time to appear and save his main-

¹ See page 177, Note 1.

prise, and he makes default, and such default is recorded; still, if the same defendant appears [at last], while the same Court is sitting, he shall be admitted to plead; save that, in such case, he has lost the advantage of waging his law, seeing that he might have had his wager of law had he appeared in due time.

Note here,—Of the Amendment of Bills.

Item, where the parties appear in the Sheriffs' Court, it is the usage that the plaintiffs may amend their complaints and their bills at any time before the said parties are at issue, or have pleaded for judgment, in such Court of Record.

Action of Account.

Item, in an action of account before the Sheriffs, the plaintiff, by usage of the City, may not declare in any case that the defendant was his bailee, but that he was receiver of his monies or of his goods.

Item, an action of account is maintainable by usage against a single woman, and against infants under age, if they are merchants or if they keep common shops for trade or for merchandize; as also actions of debt, in like manner, as to that which concerns their trading or their merchandize.

Of Complaints removed out of the Sheriffs' Court.

Item, where pleas are pending before the Sheriffs, it has been the usage for all time, that the Mayor of London, for the time being, may send unto the Sheriffs and cause the suit and process to be brought before himself and the Aldermen, in order to determine and discuss such suit before them; or he may remand the said suit before the same Sheriffs, that procedure may then be continued according as the Mayor and Aldermen shall see proper to do; or he may command the Sheriffs to surcease the same at their own pleasure.

*How that the Debtor may be arrested before the day contained in the
Obligation, or for House-hire.*

Item, when a debtor is bound within the said city by an ²obligation to

¹ The word 'et' seems here to have the force of 'or.'

² Or bond.

pay a certain sum on a certain day to come, the which debtor was held to be sufficient at the time when he entered into such obligation, but has since become a runaway or non-sufficient ; then, if the creditor comes before the Mayor or Sheriffs of the said city, making suggestion to such effect, and brings with him six or four trustworthy persons of the same city, who are ready lawfully to testify that the debtor wishes to withdraw himself and to remove his goods from the City, or that he is not of ability to make payment ; then, the Mayor or one of the Sheriffs, before whom such suggestion is made, is wont to arrest the debtor, even though the day named in the obligation have not arrived, and to detain the said debtor in prison, until such day of payment has arrived, or otherwise until he has found pledges that he will await such day ; as also, to arrest for house-hire before the day [on which it is due], if the tenant be likely to abscond.

Fol. 192 B.

Arrest of a man without a Serjeant.

Item, if a freeman of the City finds his debtor suddenly within the same city, which debtor has before withdrawn himself or is about to abscond, and such debtor attempts to escape before the creditor can find an officer to make the arrest ; it is the usage in such case that the freeman himself, by aid of his neighbours, without any officer, may arrest his said debtor and bring him to the office of one of the Sheriffs, and there make his suit as the law demands.

Of Amercements.

Item, touching the ameracements to be taken upon complaints made in the Sheriffs' Courts, it is the usage, if the demands are for forty shillings or less, to take four pence for the amercement ; and if they exceed forty shillings, it is the usage to take twelve pence for the amercement.

Of Landlords.

Item, if a renter within the City be absconding or have withdrawn himself, for which his goods within his house are arrested or appraised at the suit of other parties, on plaint ; still, the lessor, called the '*landlorde*,'

shall be before all others for rent of his house in arrear for two years ; and up to such amount shall the goods within the said house be seized in such house on behalf of the said *landlorde*. And even though such a renter within the said city commit felony or other contempt, for which his goods and chattels are liable to arrest or forfeiture, still, the lessor, by usage of the City, shall be awarded his rent in arrear for two years, as aforesaid, from the goods found within such house.

The notice that Tenants shall give unto their Landlords.

Item, where tenants within the City hold at will, and wish to quit and give up possession of their houses, they shall give notice unto the lessor before their departure ; that is to say, as to houses that are rented for forty shillings and under, notice shall be given one quarter before. And if the rent of the house exceeds forty shillings, the notice shall be given half a year before the departure, at peril of the tenant. And in the same manner shall notice be given unto the tenant, if the lessor wishes to be rid of such tenant.

Note here,—Of electing execution at peril of the Plaintiff.

Item, when a man is condemned at the suit of a party, in debt or in damages, before the Sheriffs, the party who has so recovered may elect either to have the body of him who is condemned committed to prison until he shall have made satisfaction, or to have execution of his goods, at his own peril.

Of receiving Mainpernors and Attorneys.

Item, sureties, and mainpernors, and attorneys, taken and received in the Compters of the Sheriffs, and other process there duly made, are held of Record as much as in the Courts holden at the Guildhall.

Of Attorneys entered upon the Records by the Aldermen.

Item, every Alderman of London may by usage enter attorneys upon the Records in pleas pending in the Sheriffs' Courts and elsewhere, in the Court of Hustings and in the Chamber [of the Guildhall].

Of days given for Inquests.

Item, when Inquest is joined between parties and sworn before the Sheriffs in personal pleas, if the parties will assent thereto, the Court by usage may give a day unto the men of the Inquest, for them to advise upon their verdict until such future day, in such manner as the parties may agree upon; and this, at peril of the plaintiff, if any juror should change his mind or other matter arise in the meantime.

Amercement of Jurors.

Item, jurors who are summoned upon Inquisition are not amerced, even though they make default, in more than three pence; but if they tarry a long time and are not willing to appear, the Sheriffs, according to usage, may close their doors to constrain them to appear.

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Inquests of office not traversable.

Item, Inquests of office that are taken by the Sheriffs, for enquiry into affrays and batteries committed against the peace, are by usage not traversable by new Inquests; but at the suit of a party, each party shall have his answer, such Inquest of office notwithstanding.

And be it known, that there are many other points and usages touching the Sheriffs' Courts; wherefore no man can have a remembrance of them all.

Of Scavage.

¹Here is set forth of what merchandize coming into London ²Scavage ought to be taken on behalf of his lordship the King; and how much ought to be taken for each kind. Of which custom one half belongs unto the Sheriffs, and the other half to the hosts in whose houses the merchants are harboured, who bring the merchandize from which such Scavage arises; provided always that such hosts be of the freedom of the City. And be it known, that Scavage is so called as meaning a 'shewing;' because it behoves the merchants that they shew unto the Sheriffs the merchandize for

¹ These enactments are probably of the reign of Edward I. officials, upon the 'shewing' or opening out of imported goods.

² A toll paid for the oversight by certain

which the custom is to be taken, before that any of it be sold. And be it known, that as to all wares, for which custom shall be taken by the ¹kark, such kark ought to weigh four hundredweight; grain excepted, the kark of which shall weigh three hundredweight; and pepper, the kark of which shall weigh three hundredweight and a half.

A kark of grain, of three hundredweight, is the only one that shall pay half a mark; a kark of alum, weighing four hundredweight, shall pay sixteen pence.—

A kark of pepper		A kark of sulphur	
„ sugar	Pence. XII.	„ ivory	Pence. XII.
„ cummin		„ cinnamon ..	
„ almonds		„ incense	
„ ² brazil		„ ⁵ pyoine	
„ quicksilver ..		„ anise	
„ ginger		„ dates	
„ ³ cetewale		„ chesnuds	
„ liquorice		„ orpiment	
„ ⁴ lake		„ olive oil	
„ spices		„ gingerbread..	
„ vermilion ..		„ rice	
„ glass		„ turpentine ..	
„ figs		„ cotton	
„ raisins		„ whalebone ..	
„ shumac			

Of fine goods.

And also as to fine goods, if they come by the kark or half kark, or by

¹ A term (corrupted probably from the Fr. '*charge*') signifying a 'load'; it was probably of fixed cubical dimensions, but varied in weight. In the next page it is called '*charge*' or 'load.'

² Under this name a red dyeing-wood may possibly be meant, or also the oak kermes, much used for similar purposes before the introduction of American cochineal.

³ Probably a preparation of valerian, or

Celtic spikenard, employed for medicinal and, perhaps, other purposes.

⁴ Fine linen.

⁵ This not improbably means a preparation of seeds of the *pronia*, or peony, which, it is said, were formerly used as a spice; it seems more likely, however, that they were employed as a medicine, for, though they have a pungent flavour, they are both emetic and cathartic.

the hundredweight or half hundredweight, according to the amount of the weight, twelve pence shall be taken for the kark. And wherever a person has less than a kark of the other articles named, [the kark of] which ought to weigh four hundredweight, or than the kark of grain, which ought to weigh three hundredweight, or than the kark of pepper, which ought to weigh three hundredweight and a half, he shall pay a smaller sum, according to the quantity of such merchandize.

The pound of saffron shall pay one halfpenny, one half of which custom belongs unto the Sheriff, and the other half to the host where it is ¹harboured, he being a freeman of the City.

The load of ² mercery		The load of pile	
„ wool of Spain ..	Pence. XII.	„ kersey	Pence. XII.
„ ³ wadmal		„ ⁵ hapertas	
„ canvas		„ raw textures and	
„ cloths and caps		other articles	
„ marten-skins ..		coming from	
„ coney-skins		⁶ Linoges	
„ fur trimmings ..		„ squirrel-skins of	
„ woolfels		Spain	
„ linen cloth		„ ⁷ parmentery	
Fol. 193 B. „ fustian		„ shalloons and	
„ felt		cloths of ⁸ Reyns	
„ ⁴ lymere		„ cloths of silk	

Of the same.

And he who has less than one load, shall pay according to the quantity of the article. A pound of silk shall pay one penny; a ²dozen of ¹⁰cord-

¹ The hostellers, hosts, or keepers of lodging-houses for foreign merchants, were accustomed also to find room for harbouring or warehousing their goods.

² Small wares that were weighed by avoirdupoise, and were sold by the Mercers; in contradistinction to those weighed by the Great Beam, and sold wholesale by the *Grossarii*, or Grocers.

³ A thick, coarse woollen cloth.

⁴ Probably a cloth used by saddlers.

⁵ Perhaps the same cloth that was known

at an earlier period as '*halberject*.'

⁶ Now '*Limoges*,' in France.

⁷ A kind of tailors' cloth.

⁸ It is uncertain whether Rheims or Rennes is meant; the former was famous for its cloths, the latter for its linens. Both places seem to have been known by this same form of the name.

⁹ Meaning skins.

¹⁰ Leather prepared in imitation of that of Cordova, in Spain; which was highly valued, and resembled the modern morocco leather.

wain shall pay two pence ; a dozen of ¹basil shall pay one penny. And be it remembered, that it is only for merchandize coming from beyond sea that the aforesaid Scavage ought to be taken : but for the articles of merchandize here-under written, nothing ought to be taken, for the reason aforesaid ; wax, for example, ²argoil, copper, tin, ³grey-work, and other articles of merchandize which the merchants of Germany bring, provided they do not bring those above-written ; that is to say, those which owe Scavage, as before noticed. And be it known, that Scavage ought to be taken for such articles of merchandize as are brought into the City by merchants ⁴who owe custom.

Of Pesage.

Unto Pesage it pertaineth, that all articles of merchandize that are sold by weight, when brought into the City by merchant-strangers, and sold in gross by the hundredweight or half hundredweight, ought to be weighed by the King's beam ; in which case, the buyer shall pay unto the Sheriffs, for one hundredweight weighed, one halfpenny ; and for several hundredweight weighed he shall pay no more, up to a thousand-weight, and then, for such thousand-weight he shall pay one penny ; and for eleven hundredweight he shall pay three halfpence, and no more up to two thousand-weight ; and then, for such two thousand-weight weighed he shall pay two pence, and so on. And be it known, that the buyer shall always at his own cost cause the King's beam and weights to be brought to the house where the vendor is staying ; so that the vendor shall pay nothing to any one by reason thereof.

Of Tronage.

⁵Unto Tronage pertain those articles which are weighed by the King's ⁶tron, as also many things that are not weighed at all (that is to say, the custom due upon wine, woad, and other things) : thus, for a sack of wool, three weys in weight, taken out of London to the parts beyond sea, by merchants liable to custom, the Sheriff ought to have eleven pence [for

¹ Prepared sheep-skin.

² Coarse cream of tartar.

³ Squirrel-skins, and probably rabbit-skins, prepared in Germany.

⁴ Foreign merchants probably, and those not free of the City.

⁵ Used in general for the weighing of wool.

Tronage] ; and if there is more wool contained in such sack than three weys and a half, or four weys, the Sheriff shall take for the sack no more than eleven pence. And if the merchant has several sacks of the said weight going out of the City, the Sheriff shall take for the first sack eleven pence, and for each of the others ten pence. For a sack of two weys taken out of the City by merchants who are liable to custom, the Sheriff shall receive six pence. And if the merchant has several [such] sacks, then he shall take for the first sack six pence in manner aforesaid, and for each of the others five pence ; and if in a sack there are more than two weys, he shall take no more, unless it contain twelve cloves. But if it contains more than twelve cloves, then the Sheriff shall take for such sack as much as for a sack of three weys, that is to say, eleven pence. And be it known, that ¹worsted in sacks owes the Sheriff nothing, except in manner aforesaid ; that is to say, if in a sack of two weys the worsted weighs more than twelve cloves, then he shall take for the same eleven pence, in manner before stated.

Of the Weighing of wool.

The merchant may lawfully make his election not to weigh with the King's tron, if he pleases, and [in such case] he shall pay no more
 Fol. 194 A. than has been stated. And if his wool has not been [so] weighed, he shall not pay less than the custom aforesaid.

Of the Sale of wool.

For wool that is to be sold in the City, even though it be brought by merchants who are liable to custom, the [Sheriff] ought not to have Tronage ; nor yet for lead, or for lard, or for¹ other things that shall be weighed by tron. But at the will of the vendor and the buyer, they may be weighed by the other trons in the ²seld, and by whichever tron they may please.

For each tun of wine brought into the City by merchants who are liable to custom, the Sheriff takes two pence.

¹ This is probably the meaning of *cruturanne* ; though in no other instance has the word been met with.

² An extensive shed, or warehouse, where the goods were weighed and stored for sale.

For each quarter of woad going out of the City, the Sheriff takes one halfpenny; which article [however] does not pertain unto Tronage.

Of woad.

It should also be known, that in ancient times no woad used to be harboured in the City, but all was sold in the vessel. In times that are [lately] past, the merchants harboured their woad, renting the warehouses by leave of the Sheriffs. After this, in the time when Andrew Bokerelle was Mayor, by assent of the greatest persons in the City, the merchants of ¹Amias, of Nele, and of Corby, obtained a letter sealed with the Common Seal of the City, by which it was granted unto them that they might at all times, and whenever they might please, harbour their woad, and for the same should pay unto the Mayor fifty marks sterling *per annum*; that is to say, at the Fair of ²Saint Ives 25 marks, and at the Fair of ³Wyncestre 25 marks. And at a still later period, they were to pay one halfpenny for each quarter of woad, as before stated.

Of the Custom of the Merchants of Normandy.

The merchants of Normandy pay a fine unto the Sheriffs for leave to harbour their woad. But nevertheless, it was provided at the ⁴time when Thomas Fitz-Thomas and Matthew Bokerelle were Sheriffs—when they were making outrageous demands upon the merchants for such leave—that from thenceforth they should pay unto the Sheriffs seven shillings for each frail, for leave to harbour; and at a still later period one halfpenny for custom, as before stated.

Of Vessels with ⁵bulwarks.

For every vessel with bulwarks that anchors in the Thames the Sheriff takes two pence; and even though she should anchor in several places, he shall take no more, if so be that she does not anchor within the limits of Queen-Hythe. And in such case, [the vessel] shall pay unto the Warden of that hythe two pence for custom.

¹ Amiens; these places are in Picardy, whence woad was largely exported to this country, packed in large osier fraills.

² In Huntingdonshire.

³ Winchester.

⁴ A.D. 1257.

⁵ The same, no doubt, as the '*hoeschip* (or '*high ship*') of Flanders,' mentioned in Folio 220 B.

For the rent of the Cemetery called the 'New Cemetery,' the person who collects Scavage takes one mark *per annum* to the use of the Sheriffs, payable at the four terms in the year.

[*Of the rent of the Cologne Merchants.*]

For the rent of the Cologne merchants, that is to say, for the Hall of the Danes, forty shillings are received *per annum*; at Easter and at the Feast [of Saint Michael], that is to say, for holding their own Court and having their own attachments in their Court, without aid given by the Sheriffs.

¹Here are set forth the customs that were wont to be taken for things coming into London or going out therefrom for sale; as by the citizens, at the command of his lordship the King, was presented unto the Barons of the Exchequer, while the City was in the King's hands, after the disturbances of the realm that took place in the time of Sir Symonde de Mountforde, Earl of Leycestre.

Of Customs payable in the City. Of Scavage.

This is the Inquisition made in the City of London, by the citizens of the same city, as to the prises and customs which the King ought to take from the merchants and merchandize entering and going forth from the same city; that is to say, from those who owe custom.—

The kark of grain that weighs three hundredweight owes for Scavage forty pence.

The kark of pepper that weighs three hundredweight and a half, six pence.

The kark of alum that weighs four hundredweight, eight pence.

Fol. 194 v. The kark of sugar, cummin, almonds, brazil, quicksilver, ginger, cetewal, lake, liquorice, small spices, (such as cloves, mace, cubebs, and nutmegs,) vermilion, glass, figs, raisins, shumac, sulphur, ivory, cinnamon, gingerbread, rice, turpentine, cotton, whalebone, frankincense, ²pyoine, anise, dates, chesnuts, orpiment, olive oil, and other kinds of ³avoir-du-poise, the kark of which ought to weigh four hundredweight, owes for

¹ This list of customs closely resembles that already given; which is probably of the time of Edward I., while this is of about

A.D. 1266, or 50 Henry III.

² See page 197 *ante*, Note 5.

³ See page 198 *ante*, Note 2.

Scavage six pence. And if there is less than one kark, then according to the quantity of the article, down to the fourth part [of one kark]; that is to say, for the half kark three pence, and for the fourth part one penny halfpenny. The same custom the King takes for fine wares that pertain unto spicery, as also for small seeds, according to the amount of the weight, and for confections of spicery.

The charges upon wool of Spain and haberdashery.

The fixed charge upon wool of Spain, wadmal, mercery, canvas, marten-skins, coney-skins, woofels, linen cloth, fustian, felt, lymere, pile, ¹haberdassherie, squirrel-skins, parmentery, shalloons, cloths of Reynes and cloths of silk, and upon other articles that pay custom at a fixed rate, is six pence; and the half of such fixed charge is three pence; and the fourth part of the fixed charge one penny halfpenny.

The dozen of cordwain [pays] one penny, the dozen of ²godelmynges one penny, the dozen of basil one halfpenny, the pound of silk one halfpenny, the pound of saffron one farthing. And be it known, that this custom is only taken for wares that come from beyond sea; wax, argoil, copper, tin, [and] grey-work owe no custom, if they do not pass beyond Thames Street towards the North. And if such articles do pass, they shall pay a fixed charge of six pence, and for the half of such fixed charge three pence, and for the fourth part of such fixed charge one penny halfpenny.

Of the Customs payable upon victuals.

The customs that pertain unto the ³small trades in the market of London.—Every load of poultry that is brought by horse, shall pay three farthings, the franchise ⁴excepted. Every man who brings cheese or poultry, if the same amounts to four pence halfpenny, shall pay one halfpenny, the franchise excepted. If a man on foot brings one hundred of eggs or more, he shall give five eggs, the franchise excepted. If a man or woman brings any manner of poultry by horse, and lets it touch the ground, such person shall pay for stallage three farthings. And if a man carries it upon his

¹ Given as '*hapertaa*' in page 198 *ante*. Hence, no doubt, our word '*haberdasher*,' the origin of which has given our antiquarians much trouble.

² Probably calf-leather; so called perhaps

from Godalming in Surrey, where it was prepared.

³ Those bearing reference to bread, poultry, and the like.

⁴ *I. e.* freemen of the City excepted.

back and places it upon the ground, he shall pay one halfpenny, of whatever franchise he may be.

Every basket of bread shall pay one halfpenny per day. The basket of bread of the baker who brings it towards the West side of ¹Walbrook, entering the market on a Sunday, shall pay three halfpence, and upon other days but one halfpenny. Every foreign butcher who sells flesh in the market, shall pay upon Sunday one penny for stallage.

Every cart that brings corn into the City for sale, shall pay one halfpenny; if it enters by way of ²Holburne or by the ³Flete, it shall pay one penny, the franchise excepted. Every man who brings corn by horse, whether it be a quarter or half quarter, and places it upon the ground, shall pay one farthing, of whatever franchise he may be. And if he is a freeman, and sells the same on horseback, he shall pay nothing. Every cart of ⁴Bremble or of ⁵Stevenhethe that comes into the City with bread, shall pay each day one halfpenny. A cart that brings bread into the City from another town, shall pay each day one halfpenny or a loaf, of whatever franchise the owner may be. A cart that brings earthen pots shall pay one halfpenny, of whatever franchise the owner may be. A cart that brings charcoal for sale, shall pay [one farthing] where such charcoal is sold, of whatever franchise the owner may be. A cart that brings wood of alder for sale, shall pay one halfpenny. A cart that brings timber, with the bark or without the bark, squared oak timber excepted (which shall give nothing), shall pay one halfpenny. A cart that brings boards for sale, if it brings a quarter of a hundred or more, shall give one board; and if it brings less than a quarter of a hundred, it shall give nothing. The cart that brings planks of oak, shall give one plank; and if it brings planks of beech, it shall give one halfpenny and one plank. The cart that brings nuts or cheese shall pay two pence; and if it enters by the Flete or by Fol. 195 A. ⁶Holeburn, it shall pay two pence halfpenny.

The cart that brings fish or poultry into Westchepe, shall pay two pence. The hired cart that comes into the City with wool, or hides, or other merchandize, shall pay two pence. And if it enters by Holburne, or by the

¹ Walbrook.

² Holborn.

³ I. e. over Fleet Bridge, at the end of Fleet-street.

⁴ The present Bromley, near Stratford, in Essex.

⁵ Stepney.

⁶ Holborn.

Flete, or by ¹Allgate, it shall pay two pence halfpenny. For every dead Jew buried in London, three pence halfpenny. For every cart that brings bark, one halfpenny; and if it enters by Holburne or by the Flete, it shall pay nothing. Every cart that brings leeks in Lent, shall pay one halfpenny and one ²fesselet of leeks. The cart that carries woad out of the City, if it carries four quarters or more, shall pay seven pence halfpenny; and if less, for each quarter it shall pay one penny. The cart that brings ³melwels, herrings, or other manner of fish, shall pay one halfpenny for such cart. If a man or woman brings bread for sale from Saint Alban's, of the value of four pence halfpenny, such person shall pay one farthing.

The Customs of Smythfelde.

These are the customs of Smythfelde.—For every cow or ox sold that is full grown, one penny, the franchise excepted. For every dozen of sheep, one penny; and if there are less, one halfpenny; and if there is one only, one halfpenny. If foreign dealers bring oxen, cows, sheep, or swine, between the Feast of Saint Martin [11 November] and Christmas, they shall give unto the bailiff the third best beast after the first two best; or else they must make satisfaction to the bailiff before they enter the County of Middlesex. And if the bailiff takes an ox or cow for ⁴Scavage upon the field, of the value of one mark or more, such bailiff is bound to return forty pence for the hide. If a foreign dealer brings lean swine for sale between ⁵Hokeday and the Feast of Saint Michael, he shall give unto the bailiff the third best pig after the first two best, unless he pay a fine unto the bailiff of six pence or twelve pence.

The Customs of the Bridge.

These are the customs of the Bridge.—The vessel that brings melwels, without any other fish, shall give two melwels, the franchise excepted. The vessel that comes with melwels together with rays, shall give one melwel and one ray, the franchise excepted. The vessel that comes with herrings, fresh or salted, shall give one hundred herrings, the franchise excepted. The vessel with bulwarks that anchors in the Thames, shall

¹ Aldersgate is probably meant here, and salting.

not Allgate.

² Or bunch.

³ A kind of small codfish, much used for

⁴ *I. e.* showage.

⁵ Hock Day; the second Tuesday after

Easter.

pay two pence for strandage, the franchise excepted. The vessel that brings sea-bass, conger, [dory,] surmullet, turbot, shad, [or] eels, shall pay no custom, beyond two pence for the vessel, for strandage. The vessel with ¹bails that anchors in the Thames shall pay one penny, the franchise excepted. The vessel that brings mackerel, shall give six-and-twenty mackerel, the franchise excepted. The same custom the bailiff takes for the vessel that brings ²merling or haddock. The boat that brings five panniers of wheelks, shall give one pannier and one halfpenny, the franchise excepted. ³The same custom the bailiff takes for the vessel that brings merling; and if it brings more, it shall pay no more. If a boat belonging to a foreigner brings merling, mackerel, or haddock, and the fish belongs to a freeman of the City, it shall pay no custom, except one halfpenny for the boat, for strandage. And if the fish belongs to a foreigner, the bailiff shall take six-and-twenty fish, and for the boat one halfpenny. And if one half of the fish belongs to a foreigner, he shall pay but one half of the custom.

The boat rowed with tholes that comes to ⁴Oistergate, shall pay one halfpenny, the franchise excepted. The boat rowed with ⁵oarlocks that comes to Oistergate, shall pay one penny; and if one half of the boat belongs to a freeman of the City, and the other half to a foreigner, the foreigner shall pay one half of the custom, that is to say, one halfpenny. If a stranger brings melwels into the City, and earries it out thereof for resale, he shall

Fol. 195 B. pay for one hundred two pence, and for half a hundred one penny, and for a quarter of a hundred one halfpenny, the franchise excepted. If a stranger buys white herrings in the City, or red herrings, he shall pay for a thousand of white herrings one halfpenny; and for a thousand of the others, one farthing. Dealers who bring fish into the City by land on horse, shall give for each dorser one fish, and one halfpenny for the horse, melwels and ray excepted. Strange dealers [who] buy fish in the City and carry it out of the City for resale, shall pay upon each horse-load one farthing for the horse. If a cart brings salmon belonging to a foreigner into the City, the bailiff shall take one salmon, the second

¹ Hoops nailed to the sides, for supporting a tilt or awning.

² Sea-ling, in contradistinction to 'rock-ling.'

³ From this word down to 'merling,' is

probably inserted by inadvertence.

⁴ Situate near Fishmongers' Hall; the present London Bridge occupying its site.

⁵ Or rowlocks.

best, for custom, besides two pence for the cart. And if the salmon belongs to a freeman of the City, the bailiff shall take nothing for the fish, but only two pence for the cart. The cart that brings white or red herrings into the City, shall give five herrings, and two pence for the cart, the franchise excepted. The cart that brings mackerel, shall give five mackerel, and two pence for the cart, the franchise excepted. And after the same manner, the bailiff takes for merling that comes by cart. The cart that brings melwels, shall give one melwel, and two pence for the cart, the franchise excepted.¹ After the same manner the bailiff takes for merling that comes by cart. The cart that brings eels, shall pay two pence, and nothing for the fish.

Where a horse brings apples or pears, or other manner of fruit, there shall be paid one halfpenny for the horse. The cart that brings other manner of fruit, shall pay one halfpenny for the cart.

Fees of the Bailiff of the Bridge.

As his fee for a²man, the bailiff takes nothing. For every boat that brings sprats, if the boat is not of the franchise of London, the bailiff shall have one³tandel of sprats, and for the boat one farthing. The vessel that brings⁴dabs, shall give six-and-twenty dabs for each hundred; and if it brings less, it shall give nothing, and if it brings more it shall give no more than⁵[one hundred dabs]. A porpoise owes one penny, and if it is cut up for selling by retail, the bailiff shall have the⁶chawdron, and the tail, and the three fins. For the vessel that brings conger, the bailiff shall take the best, and the second best for his money, according to the price set thereon upon sale. And if the owner is of the Cinque Ports, he shall give nothing. A vessel of Scotland that brings salmon, shall give two salmon. And if it brings salmon and melwels, it shall give one salmon and one melwel; and if salmon and haddock, one salmon and thirteen haddocks; and for the vessel two pence. The first vessel that comes from⁷Gernemue with white herrings, that owes full custom, shall give two hundred herrings; and every other vessel that shall come afterwards, shall give one hundred herrings, the franchise excepted.

¹ This passage is probably inserted by mistake. See a similar error noticed in Note 3 in the preceding page.

² Carrying provisions.

³ A basket measure, the amount of which

does not appear to be known.

⁴ A fish like a plaice, but somewhat thicker.

⁵ Supplied from *Liber Horn*.

⁶ The entrails.

Yarmouth.

The Customs of Billyngesgate.

Every great vessel that grounds, shall pay two pence for strandage. For a small vessel with oarlocks that grounds, one penny. For a boat that grounds, one halfpenny. For two quarters of corn, measured by the King's quarter, one farthing. For one coomb of corn that comes by water, one penny. For every quarter of woad going out of the City by water, one halfpenny. For two quarters of sea-coal, measured by the King's quarter, one farthing. For every tun of ale sent to the parts beyond sea by merchant-strangers, four pence. For every thousand of herrings entering and exported by strangers, one farthing, the franchise excepted. If a stranger carries melwels out of the City, he shall pay two pence upon each hundred. If a merchant-stranger exports butter, tallow, or lard, beyond sea, he shall give for the first wey three pence halfpenny, and for each other wey one halfpenny. For every wey of cheese exported by a stranger, four pence. For every last of leather exported by a stranger, twelve pence. For the ¹dacre of leather exported, two pence. For nonpareil leather exported, one halfpenny. For every ²trussel of leather

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tied with cords, four pence.

For every trussel tied with cords, of whatever merchandize it may be, great or small, four pence. For every trussel of cloth exported beyond sea by a stranger, small or large, four pence. For ³harpoys and ⁴fyshe ponde, one penny farthing. For a ⁵coda of sulphur, one penny farthing. For every tun of wine that owes custom, imported and exported, two pence. For every ton of honey that owes custom, twelve pence. For every [vessel] that brings nuts, four pence. For a single ship's ⁶store, [four pence]. For a kark of nuts, four pence. For every ⁷karre of lead exported by a stranger, four pence. For every hundredweight of iron,

¹ The dacre, or dicker, consisted of ten of a commodity, as ten skins of leather.

² Or package.

³ Or 'arpeys.' A mixture of pitch and tallow, or pitch and wax, for coating the out-sides of ships. To all appearance it is still used for the exterior of Dutch and Flemish vessels.

⁴ Probably the well in fishing-vessels for keeping the fish, the same as the '*fisc-well*' of the Anglo-Saxons. Toll, it will be ob-

served, was levied, not only for the cargo of the vessel, but for every part of its fittings and tackle.

⁵ An Italian measure probably.

⁶ The meaning of these words—'*De un soul garner en une nief*'—seems to be doubtful; *garner* may possibly mean a hold for storing grain.

⁷ The '*charrus*' or 'load' of 175 stone, of 12 pounds each.

imported and exported beyond sea by a stranger, one farthing. For every two quarters of onions imported by a stranger, one farthing. For every hundred bunches of garlic, one halfpenny. For every last of clay and 'potter's earth imported and exported by a stranger, three pence. For every last of barrelled herrings exported by a stranger, three pence. For every hundred of boards called '*weynscotte*,' one halfpenny. For every hundred of boards called '*Ryghholt*,' one penny. For one ton of flax imported and exported by a stranger, four pence; and if there is less than a ton, two pence. For flax that comes in bundles, for every dozen one penny. For every wey of feathers imported by a stranger, two pence. For horses and other beasts exported by a stranger, four pence per head. For a barrel of litmus imported by a stranger, one farthing. For one hundred stockfish imported from ³Pruz, one farthing. For pottery imported, that is to say, tureens, pipkins, patens, earthen pots, and for other small articles imported or exported beyond sea, not above-written, the said bailiff shall take nothing.

Also, it is ordered that no waterman carrying persons from Billyngesgate to Gravesende, or back again to Billynggate, shall take more than two pence for one person.

The Customs of Queen-Hythe.

For every ⁴ciphe of salt (a measure, namely, containing five quarters) which shall belong to a stranger, as also if it shall belong to any man of the Cinque Ports, shall be paid unto the King's ferm two pence; and if any freeman of the City shall own a part of such measure, he shall pay nothing for his share.

Also, for every vessel that is navigated with oarlocks, two pence shall be taken, unless it be of London or of the Cinque Ports.

Also, for every vessel that is navigated with tholes, one halfpenny shall be taken.

Also, for every ⁵scaut that is moored at the said hythe, with firewood or with corn, one penny shall be taken.

Also, for every quarter of woad belonging to a stranger that is carried away from the said hythe, one halfpenny shall be taken.

¹ The word is *pull*, evidently abbreviated.
Its meaning is doubtful.

² 'Woad of Riga.'

³ Prussia.

⁴ A measure meaning perhaps a 'sieve.'

⁵ A vessel from the Low Countries.

Also, for every thousand of herrings belonging to a stranger, bought for resale and carried away from the said hythe, one halfpenny.

Also, for every hundred of salt fish belonging to a stranger, bought for resale and carried away as above, two pence shall be taken.

Also, for every cart-load of divers articles of merchandize bought for resale, and carried away as above, one penny.

Also, for every tun of wine belonging to a stranger and bought for resale, that has to be put upon a cart, and is carried away from the said hythe, two pence shall be taken for the cart, if the same is hired.

Also, for every horse-load of any merchandize on sale belonging to a stranger, entering or leaving by the said hythe, one halfpenny shall be taken,—as for one horse.

Also, for every cart-load of wool and skins entering by the said hythe, two pence halfpenny shall be taken,—as for the cart.

Also, if any foreigner, as also any man of the Cinque Ports, shall come with salmon, in case he shall have brought one hundred or more, he shall give two salmon unto the ¹Queen's ferm; and if he shall have moored in the Queen's ²Soke, he shall give one of the very best and one of middling quality.

And if he shall have brought less than one hundred, he shall give according to the amount of the article, down to one fourth Fol. 196 a. [of a hundred]; and if he shall have brought less than one fourth part of a hundred, he shall give nothing, strandage excepted.

Also, for salted melwels the like custom shall be taken.

Also, for salted mackerel, haddock, merling, and conger, and the like kind of salted fish, the same custom is to be taken in that Soke for the Queen's ferm that the Sheriffs take unto the King's use at Billynges-gate.

Further as to the Customs of Queen-Hythe.

Also, if a foreigner, as also any man of the Cinque Ports, shall have brought salted herrings in his vessel into the Queen's Soke, one hundred herrings shall be taken from such vessel. And if any citizen of London shall own part thereof with him, such citizen shall pay nothing for his share.

¹ Probably Eleanor, wife of Edward I., is meant. ² Liberty, or place of exclusive jurisdiction.

Also, the 'foreigner who shall bring the first [cargo of] red herrings, not packed in frails, shall give one hundred herrings; and others who shall come afterwards with the same kind [of fish], whether the same be packed in frails or not, shall give nothing, beyond strandage for the vessel; that is to say, for a large vessel two pence, for a small vessel one penny, and for a boat one halfpenny.

Also, if any foreigner shall bring salted salmon or melwels in a vessel, and shall then place it on board of another vessel for exportation by water, he shall pay two pence for every hundred. And if he shall buy less than one hundred, he shall pay according to the amount of the article bought.

Also, if any foreigner shall buy herrings in one vessel and shall place them on board of another, he shall pay one penny halfpenny for every thousand.

Also, for salmon and melwels bought in shops within the said Soke, two pence shall be taken for every hundred.

Also, for herrings bought in shops of the same hythe, one halfpenny shall be taken for every thousand, the same as from the vessel.

Also, for all kinds of fresh fish coming into the Queen's Soke, the same custom shall be taken that is taken for the same kinds for the term of his lordship the King at London Bridge.

Also, corn that is brought to land between the gutter of the Guildhall of the Cologne Merchants and the Soke of the Archbishop of Canterbury, ought not, nor is wont, to be measured by any other quarter than by the quarter of the Queen's Soke.

Also, it shall be lawful for the Queen's bailiff to take Scavage in the Winchester Seld in the same manner in which the Sheriffs of London take Scavage for his lordship the King in London elsewhere. All the customs before-written are to be observed and holden as well at the wharf of ²Douegate as at Queen-Hythe.

Also, all assizes of the City at the Hustings provided and enacted, for the amendment of the City, are to be enacted and observed in the Queen's Soke.

Of the Measurement of corn and salt.

' Inquisition taken before Elyas Russell, the then Mayor of the City of

¹ I. e. non-freemen.

² Dowgate.

' London, and the Aldermen of the same city, on the Saturday next after
 ' the Feast of the Conception of the Blessed Mary [8 December], in the
 ' nine-and-twentieth year of the reign of King Edward, son of King
 ' Henry, by John de Stratford, William de Welles, Richard de Chingge-
 ' ford, William Poyntelle, John Page, William de Gartone, Peter de
 ' Hungrie, William Cok, John de Parys, John Dode, John le Coffrer,
 ' Adam Bras, Henry le Esporner, Adam Trygg, Vyncent de Stratforde,
 ' and Richard le Hareber, of Bredestrete, who, being sworn and diligently
 ' examined upon oath, say—that from of old it hath been enacted, and hath
 ' been heretofore the usage, in the City and in the suburbs of the City of
 ' London, for the bakers, and brewers, and others of the City, to pay for
 ' the measurement, carriage, and portorage of one quarter of wheat of any
 ' kind, bought at Queen-Hythe, and conveyed unto their houses,—that is
 ' to say, from that hythe through all the streets and lanes as far as West-
 ' chepe and as far as the church of Saint ¹Antony, as far as ²Horsobrigg,
 ' and as far as Wolsiesgate in the Ropery, one halfpenny farthing. And
 ' from the said Queen-Hythe through all the streets and lanes beyond the
 ' places aforesaid, as far as Flete Bridge, and as far as Newgate, and as
 ' far as Crepulgate, and as far as opposite to Berchenes Lane on Cornhulle,
 ' and as far as Estchepe, and as far as Billyngesgate, one penny. And
 ' from the said Queen-Hythe throughout all the streets and lanes beyond
 ' the places aforesaid, as far as the ³Bar of the suburbs, one penny farthing.

' They further say, upon oath, that every chief master-meter of all
 ' the serving people at Queen-Hythe, shall find a quarter, bushel, half
 ' bushel, ⁴strike, and one horse. And there shall be eight chief
 ' masters there; and each of such eight masters shall have three
 ' associates standing there; and each of such three so standing there
 ' shall find one horse and seven sacks, etc. And he who shall contravene
 ' this ordinance shall abjure his office, etc. The jurors say also, that of
 ' right there ought to be at Queen-Hythe eight chief measures for the
 ' measurement of corn; and that each meter shall have under him three

¹ Or Antholin, in Budge-row.

² Horse-shoe bridge; over Walbrook, in the locality now known as Little St. Thomas the Apostle. The Ropery was in the parish of Allhallows the Less, in Thames-street.

³ Whether this alludes to a Bar in Smith-

field, or in Fleet-street, or elsewhere, it seems impossible to say.

⁴ Or strickle; with which to smooth the surface of the measure. Hence the term 'strike measure,' in contradistinction to heaped measure.

‘servants, each of such meters and their servants having one horse for the
 ‘service of the community of the City; it being understood, that none
 ‘of the said horses shall be taken by the ¹Sheriffs, or by any other persons
 ‘in their name, from the performance of their duties. And also, that
 ‘each servant shall have five sacks, and that each chief meter shall have
 ‘one quarter, and a bushel, and a strike, and a corn-dish. [²And also,
 ‘that no one of the said meters ought to mete for any stranger without
 ‘leave of the bailiff of Queen-Hythe.] And also, that no one of the said
 ‘meters, or of their servants, shall take for the labour of measuring and
 ‘carrying more than according to ancient custom ought to be taken, and
 ‘that according to the same limits as heretofore. And also, that no meter,
 ‘or any servant of theirs, shall interfere between buyers and sellers; and
 ‘that such meters shall not go, for the purpose of meting corn, beyond
 ‘the Hall of the ³Teutronics.

‘And further, they say that there ought to be four meters for the
 ‘measurement of salt, and that every meter shall have under him one ser-
 ‘vant. And that each such servant shall have eight good and sufficient
 ‘sacks, for the service of the people. And that each of such meters shall
 ‘have a bushel measure, and a strike, and a spud; and that the said
 ‘meter ought to fill the bushel with salt at two ⁴hauls, and then at the
 ‘third haul smooth the surface of such measure. And that no one of
 ‘the said meters or their servants shall take beyond one farthing more
 ‘for measuring and carrying salt than for corn, and that, according to the
 ‘limits prescribed for corn. And that no one of the meters or of their
 ‘servants shall interfere between buyers and sellers. And that there
 ‘shall be no other meter between London and la ⁵Zenlade, except only
 ‘the said meters and the bushels of Queen-Hythe. And that the bailiff
 ‘of Queen-Hythe, throughout the said limits, shall receive two pence for
 ‘every *ciphe* of salt. And that no one of the said meters shall mete as
 ‘between strangers. And that [the bailiff] shall take from a stranger for

¹ For carriage for the general purposes of the City.

² Supplied from the copy in the *Liber Custumarum*.

³ Or Germans; i. e. the Guildhall of the Hanse Merchants, in Dowgate.

⁴ From the vessel probably, lying at the wharf.

⁵ Yantlet Creek, uniting the Thames and the Medway; the Eastern limit of the then civic jurisdiction on the Thames.

' custom upon one ciphe (containing five quarters) two pence, and no more.
 ' And that no bailiff of Queen-Hythe shall force any merchant of the
 ' freedom of the City, or any stranger, to employ him. ²One ciphe of
 ' salt to his own use. And that salt shall be sold no-where except upon
 ' Salt-Wharf. And that the bailiff of Queen-Hythe, before meting, shall
 ' ascertain the fact of sale by oath of the vendor.'

Of the Fee of the Bailiff of Queen-Hythe.

' Also, the bailiff of Queen-Hythe shall not take more than five shillings
 ' of a chief meter of corn and salt, or of his servant more than two
 ' shillings, as his fee. And no meter, or servant [of a meter], of corn or
 ' salt, shall be received to perform the duties aforesaid without the assent of
 ' reputable men of the said trades. And no amercement shall be taken of
 ' poor labourers except according to ancient custom, that is to say, two
 ' pence, at the least, or three pence, or four pence, at the most; but so
 ' soon as they are convicted of any trespass in contravention of their oath,
 ' let them be removed from their office.'

Of Boats bringing oysters, whelks, mussels, or soles.

And that no boat that brings oysters, whelks, mussels, or soles, shall remain longer upon sale than one high tide and two ebbs. And whosoever shall lie a longer time—as for his oysters, whelks, or mussels, let them be forfeited.

Of Wool.

As to the custom upon sacks of wool that come by the Thames to Queen-Hythe.—No custom shall be taken [there] for the carts of persons of the franchise of the City. And if the bailiff of the said hythe wishes to have custom upon such carts, let him appoint one of the helpers at the place where the carts are unloaded, to take the rightful custom there. Item, whereas the bailiff of Queen-Hythe takes one ³ for custom from

¹ Possibly meaning to land goods at his wharf. of which is not clear.

² This is a mere memorandum, the meaning probably *one penny*.

³ The denomination is omitted. It is probably

strangers for each quarter, before 'they go to help such strangers, we do tell you that such is an extortionate charge, seeing that the bailiff of Billyngesgate takes nothing.

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Of Tronage.

This is the custom of Tronage.—A merchant-stranger who exports wool beyond sea, shall pay for one sack that contains two weys six pence; and if there are several sacks of two weys, he shall pay for the first sack six pence, and for each of the others five pence. And if the merchant has several sacks that contain two weys and a half, or three weys, or four weys, he shall give for the first sack eleven pence, and for each of the others ten pence. And if a merchant exports butter, tallow, or lard, beyond sea, he shall give for the first wey of butter, tallow, or lard, one penny halfpenny; and for each of the others one halfpenny. And for every wey of cheese exported beyond sea, four pence. For every last of leather exported beyond sea, twelve pence. For a dacre of leather, two pence; and of nonpareil leather, one halfpenny. For 'every trussel of leather bound with cords, four pence. For every hundred of woolfels, four pence. For every trussel bound with cords, of whatever merchandize it may be, great or small, four pence. For ²harpoys and for ³fispounde, one penny farthing. For a coda of sulphur, at the same valuation, one penny farthing. For every tun of ale exported beyond sea, that owes custom, four pence.

And if the merchant pays at Billyngesgate, he is cleared throughout; or if he pays unto the Warden of the tron, nevertheless it then belongs to the tron. For every tun of wine that owes custom, two pence. For every large vessel that anchors, two pence. For every quarter of woad that owes custom ⁴. For every small vessel that grounds, one penny. For every small boat that anchors, one halfpenny. For every tun that comes with honey, owing custom, twelve pence. For every vessel that brings nuts, four pence. For a single ship's ⁵store, four pence. For every ⁶karre of lead, exported beyond sea by a stranger, four pence.

¹ Meaning his assistants, probably, who were to help at the unloading of the wool.

² See page 208 *ante*, Note 3.

³ See page 208 *ante*, Note 4.

⁴ The sum is omitted.

⁵ See a similar passage in page 208 *ante*, Note 6.

⁶ See page 208 *ante*, Note 7.

Wolchirchaw.

This is the custom of ¹Wolchirchaw.—For one pound of wool [sold] to a foreigner, one halfpenny; and for one sack, only one halfpenny. For two woofels and more, one halfpenny; and for one hundred, only one halfpenny. For one pound of woollen yarn, one halfpenny; and for one hundred, only one halfpenny. If any foreigner brings wool, woofels, or yarn, through the City for sale, to the value of ten pence and more, he shall pay as custom one farthing.

The Custom of Graschirche.

This is the custom of ²Gerchirche.—Every foreign cart that brings corn or malt, shall pay one halfpenny. Every cart that brings cheese, two pence. Item, every cart that brings corn and cheese together, if the cheese is worth more than the corn, shall pay two pence; but if the corn is worth the most, it shall pay only one halfpenny. Every cart that brings nuts and corn together, if the nuts are worth more than the corn, shall pay two pence; and if the corn is worth the most, it shall pay only one halfpenny. Upon two horses that bring corn or malt to Graschirche, the bailiff takes one farthing. A cart that belongs to the ³franchise of the Temple and of Saint Martin le Grand, one farthing. A cart that belongs to the Hospital of Saint John, with their own corn, shall pay nothing; and if such corn is bought for resale, it shall pay one halfpenny.

Pesage.

The custom of Pesage.—Merchandize that is weighed by beam of one hundred pounds, shall pay one halfpenny, and up to one thousand no more; and beyond that, it shall pay one penny. And for eleven hundred one penny halfpenny, and up to two thousand no more; and then the Warden of the beam shall take two pence, and so on.

¹ Woolchurch Haw. A wool-market was held there; in the vicinity of the Poultry.

² Or 'Graschirche,' the modern 'Grace-church.' A corn and vegetable (*grocers*) market

was held there.

³ The exemption enjoyed by the inmates of the Temple, St. Martin's le Grand, and St. John's, Clerkenwell.

Of Wines.

The King's Prisage upon wines.—If nine tuns of wine, or less than nine, come in a ship or in a boat, the King's Chamberlain ought to take nothing, as of right, for the King's Prisage. And if ten tuns come, he shall take one tun; and if there are nineteen tuns, he ought to take nothing upon account of Prisage beyond one tun; and upon twenty tuns he shall take two. And if one hundred or two hundred tuns come together in one ship, the Chamberlain shall take for the King's Prisage only two tuns. And if a great ship that comes with wines has to unload into boats before it arrives [at the wharf], and then follows the boats, with the remaining wines, unto the wharf, the Chamberlain ought to Fol. 198 A. take for ship and boats only a single Prisage. And if the mariners of the ship or of the boat can shew that the King's Prisage has been taken at 'Sandwiz, or in any other sea-port, by the Chamberlain or by any other bailiff acting on behalf of the King, the Chamberlain ought to take nothing at London; but throughout all dominions of the King the merchants to whom such wines belong, ought to go quit by reason of the first Prisage.

When nineteen or nine tuns come to London by boat, it is fully lawful for the Chamberlain to take the assurance or the oath of the merchants to whom such wines belong, that they do not cause the wine to arrive in such manner, by small quantities, for the purpose of avoiding or of withholding the King's Prisage.

¹ Sandwich, in Kent.

BOOK III.

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PART THE SECOND.

Of the Peace, Custody, and Cleansing of the City; of Victuallers and Foretallers, Regrators, Apprentices, and Lepers, and other matters of usage from of old; and of the Assize of Bread, Ale, and other Victuals.

¹IN the first place, of keeping the peace and of keeping clean the streets and lanes; and that those who sell bread, cheese, poultry, hides, skins, and other small victuals, shall stand between the kennels in the market of Cornhulle [228].

Also, of the sale of corn; and that vessels bringing victuals shall stand without selling in gross for one whole day [229].

Also, of the Statutes of Smythefeld,—that is to say, of the dealings of buyers and brokers of corn with foreigners [229].

Also, of butchers who buy beasts of foreigners [230].

Also, of foretallers of victuals [230].

Also, of foretallers of victuals in the Pole [230].

Also, that no freeman of the City shall hold partnership with a stranger [231].

Also, of those who rebel against the serjeants and officers of the City [231].

Also, of bakers [231].

Also, that the Sheriffs shall take no fines of bakers; and of the hurdle for bakers [232].

¹ These Heads of Chapters are removed from the place which they occupy in the original, and are inserted, each set, before its own particular portion of the Third Book. In the original, they are all placed before the commencement of Part I.

Also, of foreign bakers	[232].
Also, of the measures of brewers and taverners, and of the fees of the Aldermen for sealing such measures	[233].
Also, of hostellers	[234].
Also, that no foreigner shall sell by retail; and that no foreigner shall be a hosteler within the City	[234].
Also, of the penalty inflicted upon hostellers who are not free [of the City]	[234].
Also, of the punishment of a broker convicted of forestalling	[235].
Also, that the citizens of London shall be resident and dwelling in the City of London, and be in Lot and Scot, under pain of losing the freedom of the City	[235].
Also, that swine shall not wander about within the City	[235].
Also, that barbers shall not place blood in their windows	[236].
Also, that no regrator shall sell poultry or other victuals before the hour of prime	[236].
Also, that no corn-dealer or regrator of other victuals shall go out of the City to buy any victuals that are being brought towards such city. And that if they shall wish to buy any victuals, they shall buy the same between the hours of tierce and noon, under a certain penalty in the ordinance made thereon contained	[236].
Also, as to raising penthouses and jetties,—of what height they shall be	[237].
Also, of the Water-course of Walbrook, and of the King's highway there	[237].
Also, of taking apprentices	[237].
Also, that no officers of the City shall be victuallers	[237].
Also, of corn-porters, and of carts	[238].
Also, that no cloth shall be woven without the City for sale [therein]; and also as to Suthwerke, that no one [shall go to make market there]	[238].
Also, that no leper shall be going about in the City, or making sojourn there by night or by day; as also, that fishmongers shall not throw water into the streets	[238].
Also, of measures and balances; and of fencing or buckler-play	[238].
Also, of foreign butchers	[239].

Also, of keeping clean the streets and lanes between the Tower and Castle Baynard; as also, that no courtesans shall dwell within the walls of the City [239].

Also, that no person shall enter [a vessel] or boat coming with victuals, that so the same may not be for the general advantage of the community [239].

Also, that no one shall wander through the streets of the City at night, after curfew rung at Saint Martin's and Saint Laurence, or at Fol. 173 B. Berkyngechirche; and of the penalty to be inflicted upon night-walkers [240].

Also, that no taverner or brewer shall keep his tavern open after the hour of curfew; and as to the punishment of such misdoers; also, of holding the Wardmotes each quarter [240].

Also, that persons arrested for some grievous cause shall not be released without assent of the Mayor and Aldermen [241].

Also, of boatmen [242].

Also, that no person within the City, or in the suburbs thereof, shall carry a bow for stones, that is to say, a *stonebowe*, under a certain penalty [242].

Also, of lime,—that the same shall be well measured, and well, competently, and reasonably made, as it has been from of old; and that tiles shall be of the ancient dimensions [242].

Also, of weights and measures [242].

Also, of paviours,—how much they shall receive [242].

Also, of butchers,—that no one shall sell woolfels in his own house or in a secret place [243].

Also, of pelterers [243].

Ordinances as to keeping the Peace, and as to Weights, Merchants, the Weaving of Cloth, Labourers, and divers other matters which King Edward enacted, when he took into his hand the Liberties of the City of London; and of the Oaths of the [City] Officers.

In the first place, of keeping the peace; and of those who fly unto the Church [244].

Also, of offenders against the Ordinances aforesaid [245].

Also, of misdoers lying concealed within the liberties of the City; and of foreign hostellers [245].

Also, that no courtesan shall dwell within the walls of the City of London, under a certain penalty [246].

Also, that good watch and ward shall be kept throughout the Wards of the City at night [247].

Also, of weights,—that the King shall have his beams in one certain place or two, etc. [248].

Also, that the master of any servant or apprentice, buying the goods or merchandize of any merchant, whether a foreigner or inhabitant of the City, shall be answerable for the goods and merchandize aforesaid . . . [249].

Also, that feoffees who do not trade shall pay tallage, just as those who do trade [249].

Also, that merchants bringing goods and merchandize unto the City, shall not be molested or impeded in harbouring the said goods and merchandize [249].

Also, that foreign merchants of good repute may enjoy the freedom of the City [250].

Also, of the lanes, penthouses, gutters, jettées, and carts . . . [250].

Also, of the ¹weaving of woollen cloth; and of the sellers of fish and flesh [250].

Also, of masons, carpenters, plasterers, daubers, and tilers . . . [251].

Also, that no fishmonger, poulterer, or regrator, shall buy any victuals for resale before prime rung at St. Paul's; buyers for the King and other great men excepted [251].

Also, that no person shall receive the tenant of another as his own tenant for a term, unless such tenant shall be able reasonably to shew that he has lawfully left the tenement in which he previously resided, and that he has paid the rent unto the owner [251].

Also, that all persons shall be obedient unto the officers of the City [252].

Also, that the Aldermen shall not be placed upon Inquests . . . [252].

Also, of the Ordinance for pleading [252].

Also, of complaint of wrongful judgment delivered [253].

¹ This, on reference to the passage, will be found to be not the correct title of the Chapter.

Also, that the Warden shall have a roll, and the Alderman a counter-roll, as to all pleas before them pleaded [253].

Also, of the vendors of lands and tenements within the liberties of the City [254].

Also, that purchasers of lands and tenements shall not eject the tenants within the term before granted unto them [255].

Also, of personal pleas [255].

Also, that a person alleging a tally in a plea of debt may have proof of such tally by Law-Merchant [255].

Also, that a person waging his law shall do so with six compurgators, himself the seventh [256].

Also, that no poor man or foreigner, not having acquaintance with the law, shall be challenged for default made in not using the words that are due and usual according to the custom of the City [256].

Also, that the Warden, Aldermen, or Sheriffs shall take nothing for making execution [of judgment]. [257].

Also, that the Sheriffs shall hold a Court daily for foreigners [257].

Also, that no person, whether freeman or foreigner, shall be amerced, except according to the extent of the offence [257].

Also, of Pleas of the Crown [257].

Also, of a certain Writ to send before the Justiciars Itinerant a person imprisoned in Neugate [258].

Also, of the return of the said Writ [259].

Also, of the liberty of the City of London allowed before the Justiciars of the Bench of his lordship the King [259].

Also, of the liberty of the City of London allowed before the Seneschal and Marshal of his lordship the King [261].

Also, of the liberty of the City allowed before the Seneschal and Marshal of the household of his lordship the King [263].

*Oaths of the Mayor, Aldermen, Sheriffs, Recorder, and other Officers
[of the City].*

In the first place, of the Oath of the Mayor of London [265].

Also, of the Oath of the Sheriffs [266].

Also, of the Oath of the Aldermen [267].

Also, of the Oath of the Recorder [268].

Also, of the Oath of the Chamberlain	[268].
Also, of the Oath of the Common Countor	[269].
Also, of the Oath of the Common Serjeant-at-Arms	[269].
Also, of the Oath of the Common Clerk	[270].
Also, of the Oath of the Serjeants of the Mayor and Chamber	[271].
Also, of the Oath of the Constables	[271].
Also, of the Oath of the Scavagers	[272].
Also, of the Oath of the Bedels	[272].
Also, of the Oath of those who shall be under frank-pledge	[273].
Also, of the Oath of the Brokers	[273].
Also, of the Oath of the Ale-conners	[274].
Also, of the Oath of the Under-Sheriffs, and of all the Clerks of the Sheriffs	[274].
Also, of the Oath of the Sheriffs' Serjeants	[276].
Also, of the Oath of the Serjeants' Grooms	[276].

The Order of proceeding in Assizes of Buildings between neighbours in the City of London; and of Nuisances as to Buildings. Fol. 174 B.

In the first place, that contentions as to such Assizes ought to be allayed [276].

Also, that twelve Aldermen shall be entered in full Hustings, to attend in faithfully carrying out the Assize, [and] upon summons of the Mayor to appear [277].

Also, that he who shall wish to demand the Assize ought to demand it in full Hustings; and that if the defendant shall erect any building during the time of such petition for the said Assize, such defendant shall be immediately forbidden, at suit of the petitioner, to proceed any further with such building [277].

Also, that if any person shall find it necessary to demand the Assize, such Assize shall be granted unto him gratuitously at a Congregation of the Mayor and Aldermen, if in the meantime the Hustings be not held [278].

Also, that when it happens that two neighbours shall wish to build [a wall] between them of stone, each of them shall give a foot and a half of his own land, etc.,—in manner contained in the Chapter thereon made [278].

Also, that if any person shall wish to build [a wall] of stone, according to the Assize, and his neighbour through poverty cannot, or perchance

will not, then ought he to give unto him who shall so desire to build by the Assize, three feet of his land; and the other shall make a wall upon that land at his own cost, three feet in thickness [279].

Also, that this Assize shall not be granted unto any one, whereby any doorway, inlet or outlet, or shop, shall be narrowed or restricted, to the annoyance of a neighbour [279].

Also, that this Assize is granted unto any one who shall demand it as to the land of his neighbour, even though such land shall have been built upon, [provided the wall so built is not] of stone [279].

Also, where a person has a stone wall of his own, sixteen feet in height, his neighbour must make a gutter under the eaves of the house that is situate upon such wall, and receive in it the water falling from the said house, etc., in such manner, etc. [279].

Also, that no one of those who have a common stone wall built between them, may or ought to pull down any portion of his part of such wall, without the assent and will of the other [280].

Also, of necessary-chambers in the houses of citizens [280].

Also, that a neighbour may obstruct the view from another's windows, by building opposite to such windows [280].

Also, that no one may remove corbels placed in his neighbour's wall, without leave of his said neighbour [281].

Also, that any one may impede the building of his neighbour, if being built to his own detriment, after giving the Sheriffs of the City surety and pledges that he will prosecute [281].

Also, that the Mayor, with the twelve men summoned thereunto, shall visit the tenements of the persons between whom the Assize is demanded, and upon view of the twelve men aforesaid, or the greater part of them, may settle such matter; after hearing on the one hand the case of the complainant and on the other the answer of his adversary [281].

Also, that if the party complaining shall make default, his adversary shall depart without day, and the pledges of the complainant shall be amerced; and if he against whom complaint is made shall make default, nevertheless, the Assize shall proceed [282].

Also, that when a person has corbels or joists to support his solar built on the summit of a neighbour's wall,—for all that he has such corbels there, etc., he may not have or demand any right in the aforesaid wall without the

consent of him to whom the wall belongs that is so built upon on the summit [282].

Also, where a person owns only one part in a wall, and his neighbour owns two parts in such wall, he who owns the one part only may build as freely upon the said wall as he who owns the [other] two parts [283].

Fol. 175 A.

Also, that the Assize of nuisance shall not proceed, unless it shall be testified that he against whom the Assize is demanded, has been summoned [283].

Also, that if the person demanding the Assize shall appear, and the twelve men of the Assize, or the greater part of them, together with the Mayor, and summons of the defendant shall be testified by the Sheriffs, the Assize shall proceed [283].

Also, that if it shall be testified by the Sheriffs that he against whom the Assize is demanded was not in the City at the time of summons made upon him, the Assize shall stand over, etc., as contained, etc. [283].

Also, of continuing the Assize [284].

Also, that houses shall not be covered with straw or stubble; and that every one who shall have a stone wall upon his own land, sixteen feet in height, shall possess the same as freely and meritoriously,—it being always the duty, that is to say, of such man's neighbour to receive upon his own land the water falling from the house upon such wall so built upon his land, etc. [284].

Also, of a person building the whole of a wall upon his own land, etc. [285].

Also, that when the parties appear upon the land as to which the Assize is demanded, and one of such parties alleges the existence of a deed from him who demands the Assize, or etc., a day shall be given unto him who alleges the existence of such deed, upon that day fortnight, etc., upon which day he may essoin, etc. [285].

Also, that the neighbour of another person may build upon his own land, notwithstanding the fall of water [thereon] from the middle of his neighbour's house; provided that the person so building carries off the water falling from the said house without detriment to such neighbour [286].

Also, that although the gutter of any one shall discharge itself into the

gutter of his neighbour, such neighbour shall not stop up his said gutter, etc. [286].

Articles of the Wardmotes and the Inquests thereof.

In the first place, of keeping the peace [287].

Also, that no one shall be harboured within the Ward, unless he be of good repute [287].

Also, that no one shall receive a stranger in his house beyond a night and a day [287].

Also, that no courtesan, bawd, or common scold shall be resident in any Ward [287].

Also, of making furnaces [287].

Also, that no one shall make any chimney, except of stone, tiles, or of plaster [288].

Also, of those who will not justify their deeds before the officers of the City [288].

Also, that no one shall make Scotale within the City [288].

Also, that no one shall pay masons, carpenters, daubers, or tilers, except according to the Ordinance thereon made, under pain, etc. [288].

Also, that all persons who dwell in great houses shall have a ladder or two, for avoiding danger by fire [288].

Also, that all who occupy such houses, shall have in summer-time, and especially between the Feasts of Pentecost and Saint Bartholomew, a barrel full of water, for quenching such fire, if one should chance to happen [289].

Also, that no house within the franchise shall be otherwise covered than with lead, tiles, or stone [289].

Also, that the reputable men of the Ward, with the Alderman, Fol. 175 B. shall provide a strong crook of iron, etc. [289].

Also, that no one shall place dung or other filth in the streets or lanes; but cause the same to be taken by the rakers to the places ordained [289].

Also, that the men of every Ward shall have rakers sufficient for cleansing the Ward of divers refuse [289].

Also, that no persons shall rear swine, oxen, or cows in their houses, within the franchise, under pain, etc. [289].

Also, that all persons who sell by measures shall shew the same four times

¹ The word '*volentibus*' is an error for '*volentibus*.'

in the year unto the Alderman, at such place as the said Alderman shall think proper to assign them, under pain of paying two shillings, etc. [290].

Also, that no stalls shall project beyond the house to a greater breadth than two feet and a half [290].

Also, that the penthouses shall be so high that men can easily go and ride beneath the same [290].

You shall present if the peace of his lordship the King has been broken, and by whom, and as to affrays and evil covin [290].

Also, if there is any person resident within the Ward who is not a lawful person or under frank-pledge [291].

Also, if any woman of lewd life, or common scold, bawd, or common brothel-keeper or courtesan, is resident, etc. [291].

Also, if any oven, furnace, or reredos is defective; and if they use other fuel than wood or charcoal [291].

Also, if any taverner, brewster, hosteler, or chandler, sells without measures [duly] sealed, or against the assize; or if any one receives gamesters or other riotous persons; and if there is any outlawed person within the Ward [291].

Also, if there is any huckster within the Ward [291].

Also, if there is any house covered with reeds or straw, and not with tiles, stone, or lead [291].

Also, if any person places filth in the streets and lanes, and places the same before the doors of others [291].

Also, if any swine or cows are reared within the Ward, to the annoyance of the neighbours [291].

Also, if there is any leper resident within the Ward [291].

Also, if any bargain of usury [has been made], or usurer resides, within the Ward [291].

Also, if any purprestures are made in the streets and lanes, or upon the walls or fosses of the City, or upon the Thames, or other the common soil within the Ward [291].

Also, if any baker of tourte bread bakes white bread, or the converse [291].

Also, if [there are] any persons in the habit of wandering after forbidden hours [291].

Also, if any officer of the City has made extortion or affray within the

Ward under colour of his office, to the wrong and detriment of any person; and what it is that has been so done, and how; or if any person is a maintainer or champertor of suits [291].

Also, if any person pays, or gives as wages unto masons, carpenters, daubers, tilers, or unto any other labourers whatsoever, more than is ordained [292].

Also, if the ale-stake of any taverner is longer, or extends further, than is ordained [292].

Of a certain record [enrolled] between Roger de Eure and Roger Sayer and Agnes, his wife [292].

HERE BEGINS THE SECOND PART OF THIS BOOK, AS TO CUSTOMS.

Of the Peace.

¹[These are the Articles, of ancient usage, as to the assize of bread, and of ale, and of other victuals, and as to various mysteries, in the City of London, that ought each year, after the Feast of Saint Michael, to be proclaimed throughout the said City.]

Fol. 198 A. In the first place, that the peace of God and the peace of our

Lord the King shall be well kept and maintained among denizens and strangers; and that the places and the lanes of the City shall be kept clear of all manner of annoyance, such as dung, rubbish, pigsties, and other annoyances, under heavy penalties. And that all manner of victuals that are sold by persons in ²Chepe, upon Cornhulle, and elsewhere in the City, such as bread, cheese, poultry, fruit, hides and skins, onions and garlic, and all other small victuals, for sale as well by denizens as by strangers, shall stand mid-way between the kennels of the streets, so as to be a nuisance to no one, under pain of forfeiture of the article. And that no market shall be held upon Fair-days, as well for pots, pans, hutches [and] coffers, as for other utensils of iron and of brass, save only at Cornhulle; and this to be mid-way between the kennels, so as not to be an annoyance to any one passing, under penalty of losing the article.

¹ Supplied from the *Liber Custumarum*, fol. 201, it being omitted in *Liber Albus*.

² The present Cheapside and Cornhill.

Of Corn-dealers.

Also, as to corn-dealers who bring corn unto the City for sale—that no one shall sell by show or by sample. But they shall come to certain places in the City established with their carts laden, and with their horses having the loads upon them, without selling anything, and without getting rid of anything, until [they reach] the established places; that is to say, within the Gate of Neugate, before the Friars Minors [there, and] at Graschirche; and this, without putting anything into house or into hiding-place, whether the same arrive by night or by day. And that no corn shall be sold until the hour of ¹Prime rung at Saint Paul's, under penalty of forfeiting such corn. And that all vessels, scouts, and boats, of whatever kind they may be, that bring corn to sell, as well at Billyngesgate as elsewhere on the Thames, shall remain upon common sale after they have arrived, without selling anything in gross for one whole day; that so the common people may buy for their sustenance what they shall need; and this under heavy forfeiture.

Of the same.

And whereas some buyers and brokers of corn do buy corn in the City of country folks who bring it to the City to sell, and give, on the bargain being made, a penny or halfpenny by way of earnest; and tell the peasants to take the corn to their house, and that there they shall receive their pay.—And when they come there and think to have their payment directly, the buyer says that his wife at his house has gone out, and has taken the key of the room, so that he cannot get at his money; but that the other must go away, and come again soon and receive his pay. And when he comes back a second time, then the buyer is not to be found; or else, if he is found, he feigns something else, by reason whereof the poor men cannot have their pay. And sometimes, while the poor men are waiting for their pay, the buyer causes the corn to be ²wetted; and then, when they come to ask for their pay, which was agreed upon, [they are told] to wait until such a day as the buyer shall choose to name, or else to take off a part of the price; which if they will not do, they may take their corn and carry it away; a thing which they

¹ The first hour in the day, according to Canonical usage; 6 to 7 in the morning. ² For the purpose of making malt. Fol. 198 a.

cannot do, because it is wetted, [and] in another state than it was in when they sold it. And by such evil delays on part of the buyer, the poor men lose half of their pay in expenses before they are fully settled with.—It is provided, that the person towards whom such knavishness shall be committed, shall make complaint unto the Mayor; and if he shall be able to make proof, and convict the buyer before the Mayor of the wrong so done to him, the buyer shall pay unto the vendor double the value, and full damages as well, in case the Mayor shall see that the value aforesaid does not suffice for the damage which he has received; and nevertheless, let him also be heavily amerced unto the King, if he have the means. And if he have not the means of paying the penalty aforesaid, or of finding the amercement, then he shall be put in the pillory, and remain there one hour in the day at least, a Serjeant of the City standing by the side of the pillory with good hue and cry as to the reason why [he is so punished].

Of Butchers.

And whereas some butchers do buy beasts of country folks, and as soon as they have the beasts in their houses kill them, and then at their own pleasure delay the peasants of their pay; or else tell them that they may take their beasts.—It is provided, that the penalty which in such case is as to buyers and brokers of corn ordained, shall be incurred by such butchers as shall thereof be attainted.

Of Forestallers.

And that no dealer, denizen or stranger, whoever he may be, shall go to meet dealers coming by land or by water with their merchandize and victuals towards the City, to buy or to sell, until such time as they shall have arrived at the said city, and have put up their merchandize for sale; under forfeiture of the article sold and pain of imprisonment, from which imprisonment [the offender] shall not escape without heavy chastisement. And that no one shall put up his wares for sale, that owes custom, until he has paid custom thereon, under pain of losing such article.

Of the same.

And that no merchant, denizen or stranger, whoever he may be, shall go to the ¹Pole or any other place in the Thames, to meet wines or other mer-

¹ The Pool of the Thames; i. e. from the Tower to Limehouse.

chandize, or go on board of vessels to buy wines or other things, until such time as they shall have come to land, under pain of losing the article.

Of Strangers.

And that no freeman of the City shall hold partnership with a strange man, or avow the merchandize of a strange man, whereby the King or his bailiffs of the City may lose custom upon the same; and this, under pain of losing the freedom.

Of Rebellious persons.

Fol. 100 A.

And that there be no one who shall make resistance in deed or in word unto the serjeants or the bailiffs of the City; and be it ordered, that no one shall molest them in making execution upon judgments, attachments, distresses, or other things which unto such bailiffs pertain to do, under pain of imprisonment. But if any one shall consider that the bailiff has done him wrong, let him make his suit thereon before his superiors, and have his recovery before those unto whom it pertains to make amends.

Of Bakers.

And that two loaves shall be made for one penny, and four loaves for one penny; and that no [loaf] shall be baked of bran. And that no baker shall sell bread before his oven, but [only] in the market of his lordship the King. And if any one is found selling in his house, he shall be amerced in the sum of forty shillings. And that no one shall buy such bread, under pain of losing the loaf. And that each baker shall have his own seal, as well for brown bread as for white bread; that so it may be the better known whose bread it is. And that each Alderman shall view the seals of the bakers in his Ward. And that no baker of white bread shall make ¹tourte bread, and no one [who makes tourte] make white bread. And that no baker shall buy corn to sell again. And that no baker who makes tourte bread shall sell his flour to cooks for making pastry; nor in any other manner shall get rid of such flour, on peril that pertains thereunto. And that the bread of the bakers shall be ²taken every month, once at the very least, or more times if it be necessary. And that each baker shall shew his seal at each Wardmote, that so it may be known.

¹ Brown bread of the coarsest quality.

² For examination as to weight and quality.

Of Measures.

Whereas some persons do say that the assize of bread and of ale is not so well kept, through the taking of fines from bakers and ¹brewsters.—It is provided, that no Sheriff shall take a fine from bakers or from brewsters. And if any Sheriff shall do so, and be convicted of the same, he shall be forthwith removed from the office and another appointed in his place.

And if any default shall be found in the bread of a baker of the City, the first time, let him be drawn upon a hurdle from the Guildhall to his own house, through the great streets where there may be most people assembled, and through the great streets that are most dirty, with the faulty loaf hanging from his neck. If a second time he shall be found committing the same offence, let him be drawn from the Guildhall through the great ²street of Chepe, in manner aforesaid, to the pillory; and let him be put upon the pillory, and remain there at least one hour in the day. And the third [time that such] default shall be found, he shall be drawn, and the oven shall be pulled down, and the baker [made to] forswear the trade within the City for ever.

And that no [baker] of the town shall give unto the ³regratresses the six pence on Monday morning by way of hansom-money, or the three pence on Friday for curtesy-money; but, after the ancient manner, [let him give] thirteen articles of bread for twelve. Nor shall any one take back the bread from the regratresses when cold, under pain of grievous amercement, whoever shall thereof be attained; but let him throw all such outlays into his bread, for the profit of the people.

Of Bakers.

As concerning foreign bakers who sell bread,—at all times in the City that default shall be found in their bread, all such bread shall be forfeited unto the Sheriffs of the City, to go unto their ferm, as heretofore has been done. And from henceforth, no foreign baker shall put his bread into hutches or into selds, or elsewhere in hiding-places for storing beyond a

¹ Female brewers; in whose hands the trade was almost wholly confined.

² The plural '*ruces*' is found from another copy to be incorrect.

³ Female retailers of bread from house to

house; the *estrene*, or hansom-money, was probably a present given at the beginning of the week, and the curtesy at the close of it; there being, perhaps, no bakings on Saturday or Sunday.

single night, under pain of losing the bread. And those who bring their bread in carts, without baskets, are to refrain from selling unto any regratress before they come into Chepe, under pain of the forfeiture aforesaid. Fol. 199 B.

Of Brewers, Taverners, and their Measures.

¹[And that the gallon of wine shall be sold at three pence, and not dearer. And that a gallon of ale shall be made for three farthings, and another gallon for one penny, and not dearer. And if any shall be found dearer, it shall be forfeited unto the use of the Sheriff.]

And that no brewster or taverner shall sell from henceforth by any measure but by the gallon, pottle, and quart; and that these shall be sealed with the seal of the Alderman; and that the tun of the brewster shall be of one hundred and fifty gallons, and be sealed with such seal of the Alderman. And if any one shall be found selling by measure not sealed, she shall be amerced, the first time, in the sum of forty pence, and the measure be burnt or broken. The second time, she shall be amerced to the amount of half a mark. And the third time, she shall be amerced to the amount of twenty shillings. And whereas it often happens, that gallons, pottles, and quarts are partly broken, and that some of them, having been marked while they were ²green, after being used for a long time, through dryness shrink, and thereby become not so good as they ought to be,—it is provided, that every taverner and brewster shall carry such gallons, pottles, and quarts unto the house of his or her Alderman four times in the year, that the same may be examined if sufficient in all respects; and for such labour and usage, and for the marks when made at first, two pence shall be given for the gallon, for the pottle one penny, and for the quart one halfpenny. And the same thing shall be done as to the gallon of taverners of wine, the bushel, and the half bushel. For one bushel [so marked] one penny shall be given, and for half a bushel one halfpenny. And if any one shall be found, who on summons to do this shall not come or send, or shall not do in manner aforesaid, such person shall be amerced by the Alderman in the sum of two shillings.

¹ Omitted in *Liber Albus*, but given in the *Liber Custumarum*.

² The ale measures were ordinarily made

of turned wood; the makers of which were called 'the Potters' of London.

Of Hostellers.

And that no one in the City shall harbour any man beyond a day and a night, if he be not willing to produce such person to stand his trial. In case such person shall commit an offence and absent himself, the host shall make answer for him. And that no one shall be resident in the Ward of an Alderman beyond a day and a night, if he be not in 'view of frankpledge, or if his host be not willing to produce him to stand his trial.

Of the same.

And it is provided, under heavy penalties, that no stranger, or alien, shall enjoy the franchise of the City, or sell by retail, if he be not first admitted to the franchise, and sworn thereunto and enrolled at the Guildhall. And for being so admitted and enrolled, let him make compensation according as his means may admit of. And it is provided, that no native of a strange land, or other person, of whatever country he may be, shall be herbergeour or hosteler within the City, if he be not admitted a freeman of the City, [and] sanctioned by the Mayor and Aldermen as a good and lawful man. And that he shall have good testimony from the place whence he shall have come, that he has well and lawfully departed from his own country; and shall find safe and responsible pledges unto the Mayor and unto the bailiffs of the City, to be answerable unto the peace of the King, and for the keeping of the citizens of the City free from harm. And if perchance any native of a strange land, through surety that he finds, or through freedom of the City that has been granted unto him, is about to become hosteler or herbergeour in the City, then let him make provision to dwell in the heart of the City or elsewhere: but no such person shall dwell upon the waterside of the Thames, ²either for keeping hostel or for being herbergeour there.

Of the same.

And that all those who are herbergeours or hostellers in the City, in manner aforesaid, within forty days from the day that these articles shall

¹ *I. e.* have a certain number of his neighbours as sureties for his good behaviour.

² Either for keeping an inn there, or for keeping a lodging-house for merchants.

be read, shall cease therefrom and shall withdraw themselves so as not to do so in future. And if any person shall be found contravening the enactment aforesaid after such forty days, he shall lose the freedom Fol. 200 A. for ever ; and nevertheless, he shall be punished with imprisonment, according as the offence demands.

Of Brokers.

And that no person shall be a broker within the City, except such as shall be sworn and admitted by the Mayor and Aldermen. And if any broker shall be attainted of having gone out of the City and having made forestalment of any manner of merchandize coming towards town, he shall have forty days' imprisonment. And if a second time he shall be attainted of such offence, he shall have forty days' imprisonment, and at his departure from prison he shall forswear the calling within the City for ever. And that no sworn broker shall be the host of merchants who import the merchandize of which he is such broker. And that no person shall be admitted as broker except upon the presentment of good folks of the same trade in which he is about to be such broker. And he shall be a broker in that trade only which he has so assigned unto him.

That the Citizens shall be in ¹ Lot and Scot.

And that all those who wish by the franchise of London to be protected, shall be residing and dwelling in the said city, commoners of the said city, making contributions and aids, such as commoners of the town ought to make ; under pain of losing the franchise after forty days from proclamation made, of whatever condition such person shall be. And he who shall not do this, after such forty days shall be ousted from the franchise, and shall be dealt with as a foreigner for ever after.

Of Swine.

And that no swine shall be found about the streets or about the lanes in the City, or in the suburbs, or in the fosses of the said city, from this time

¹ *Scot* is the payment of contributions and taxes ; *Lot* being the assessment of it in certain due proportions.

forward. And if swine shall be found in the places aforesaid, they may be killed by those by whom they shall be so found; and those who kill them, shall have them freely and clearly without any challenge thereof; or else the swine shall be bought back by him who owns it at the price of four pence. And he who shall wish to feed a pig, must feed it in his house.

Of Barbers.

And that no barbers shall be so bold or so daring, as to put blood in their windows openly or in view of folks; but let them have it carried privily unto the Thames, under pain of paying two shillings unto the use of the Sheriffs.

Of Regrators.

And that no regrator of corn, of fish, or of poultry, shall buy provisions for resale before the hour of Prime rung at Saint Paul's; or before the substantial men of the land and of the City shall have bought their provisions; under pain of losing the article bought.

And that no market shall be held upon London Bridge, but [only] elsewhere in the City where they are established; under pain of losing the article [sold].

Of Corn-dealers.

And it is provided, that no monger of corn, or regrator of any other victuals, shall go forth from the City to buy any manner of victuals coming towards the City. And if any such shall be found, and shall be attainted thereof, he shall be heavily amerced. And further, it is provided that no monger or regrator shall buy victuals coming into the City by land or by water, before that the good folks of the City shall have bought as much as they consider necessary for their use. And if the aforesaid mongers or regrators shall wish to buy any manner of victuals, let it be between ¹Tierce and noon. And he who shall do otherwise, and shall thereof be attainted, shall be amerced in the sum of forty shillings to the use of the Sheriffs, the same to go unto their ferm. The same thing is to be provided as to fishmongers, unless they have leave to buy from and after Prime; so

¹ Between eight and nine in the morning.

nevertheless, that if any citizen shall come to the boat or vessel, he shall have therefrom for his own use as much as he shall need, for the same price at which the fishmongers shall have bought it. Fol. 200 n.

Of Penthouses.

And that the penthouses and ¹jettees of houses shall be so high that folks on horseback may ride beneath them. And that they shall be of the height of nine feet, at the very least; and that all others shall be forthwith rearranged within forty days, under a penalty of forty shillings unto the use of the Sheriffs. And that no stall shall project out [from the house] beyond the width of two feet and a half; and the same shall be moveable and flexible, for the convenience of the neighbours.

Of the Water-course of Walbroke.

And that the water-course of Walbroke and the highway of his lordship the King shall be kept clear, that so no dung or other filth be thrown therein, to the disturbance or annoyance of folks.

Of Apprentices.

And that no person shall from henceforth receive an apprentice, if he be not himself free of the City, and cause their covenant to be enrolled, of whatever condition such apprentice may be. And that no apprentice, after his term fully served, shall follow his trade in the City, before he shall have been sworn of the freedom, and thereupon enrolled. And that no apprentice shall be received for a less term than seven years, according to the ancient and established usage.

Of Victuallers.

Also, it is forbidden that the Mayor, Sheriffs, Aldermen, or their clerks, serjeants, or bedels, shall from henceforth brew, themselves or by others, for sale, or shall keep oven or wine-tavern, or shall trade in any other thing to which a low estimate is attached. And he who shall not make oath to that effect, or who shall contravene this Ordinance, shall be ousted from

¹ A general name for the projections of a house.

his office : and also, that of no manner of victuals or other things shall they be regrators.

Of Corn-porters.

And that no corn-porter shall sell or measure corn, or shall enter any church-yard, house, or vessel, to value [corn], or shall lay hand upon corn, until he shall be required by those who shall have bought the same. And that no cart shall from henceforth stand in the City with firewood, timber, or charcoal, before it has sold the same ; but it shall remain without the gate, and in Smythefeld or elsewhere, where provided ; ¹Cornhulle only excepted, under forfeiture of the article.

Of Cloths.

And that no one shall cause cloth to be woven for sale except in the City, or in the Portsokene, or within the franchise of the City ; and not in Suthewerk, under pain of forfeiture, and loss of such cloth. And that no long cloth shall be dyed ²black except in woad.

And that no one of the City shall go into Suthewerk to buy corn, beasts, or other merchandize, whereby market may there be held, under pain of forfeiture of the article there bought ; timber only excepted.

And that no merchant shall bring woad, or have the same measured, except by those who are sworn thereunto and to certain quarters assigned.

Of Lepers.

And that no leper shall be going about in the City, or shall make any sojourn in the City, by night or by day, under pain of imprisonment ; but such persons shall have a common ³attorney for themselves, to go each Sunday unto the parish churches, to collect alms for their sustenance.

And that no sellers of fish shall throw their water into the King's highways, or into the lanes, but shall cause the same to be carried unto the Thames, under a penalty of two shillings.

Fol. 201 A.

Of Measures and Balances.

And that no person shall have a measure or balance, or other weight,

¹ Cornhill ; where such cart was allowed to stand.

² Or rather, dark blue.

³ Or 'proctor,' as he was sometimes called.

except it be good and lawful, and that according to the weight of his lordship the King.

And that no person shall keep a school for fencing or for buckler-play within the City, under pain of imprisonment.

Of Butchers.

And that all foreign butchers shall come into the City with their meat for sale, and shall bring the hides and pelts of every beast together with the flesh, under pain of losing the price of such hide: that is to say, for the price of an ox-hide two shillings and six pence, the price of a cow-hide two shillings, for the pelt of a woolled mutton six pence, and for the pelt of a mutton without wool one penny halfpenny. And then he shall stand to sell his meat there in pieces, both small and large, just as he shall please to cut, until ¹high noon; so that by such time he shall have fully made his sale, without getting rid of any meat, or harbouring it either secretly or openly, or putting it in ²salt or otherwise. And if any such shall be found in town carried into the house where he is staying, after an hour that is forbidden, the same shall be forfeited unto the Sheriff.

Of cleansing the Streets and Lanes.

And that all the lanes leading towards the Thames, from the King's highways, from Castle Baynard unto the Tower of London, shall be kept clear, that so persons on horseback may without hindrance ride and go unto the Thames; and if it be not so, the Sheriffs shall cause the same to be done at the cost of those who have caused the impediment; and nevertheless, let those who thus impede be heavily amerced.

And that no courtesan [or] common brothel-keeper shall be residing within the walls of the City, under pain of imprisonment.

Of Regrators.

Also, it is forbidden that any one shall be so daring as to go on board

¹ Probably from one to three o'clock in the afternoon.

² This, it is apprehended, is the meaning of '*mettre deal*.' The original passage, as in

Liber Horn and *Liber Custumarum*, is '*mettre endéal*;' which, from a mistake on part of the scribe, may not improbably represent '*mettre en seel*.'

of vessels or boats that bring ¹scallops, mussels, whelks, and cockles, or any other victuals, when they have arrived, for the purpose of regrating the same, under pain [of losing] the article. But the same shall stand for common sale by him who shall have brought such wares, that so the community may be served without regrators; and this under pain of losing the article. And if any such person shall be found, he shall be heavily punished.

Of Persons wandering by Night.

It is also forbidden, that any person shall be so daring as to be found going or wandering about the streets of the City after curfew rung out at Saint Martin's Le Grand and Saint Laurence, or at ²Berkyngchirche, with sword or buckler, or with other arm for doing mischief whereof evil suspicion may arise, or in any other manner; unless it be some great lord or other substantial person of good reputation, or a ³person of their household, who from them shall have warranty, and who is going from one to another with a light to guide him. And if any one shall be found going about, contrary to the form aforesaid, if he have no occasion to come so late into the City, he shall be taken by the keepers of the peace and put into the ⁴Tun, which for such misdoers is assigned. And on the morrow, he shall be arrested and brought before the Mayor of the City and the Aldermen; and according as they shall find that such persons have offended and are thereunto accustomed, they shall be punished.

Of shutting the doors of Taverners and Brewers at proper hours.

And whereas such persons going about by night do commonly have their resort and hold their common meetings in taverns more than elsewhere, and do there seek shelter, and lie in wait and watch their time to do ill,—it is forbidden that any person shall keep a tavern for wine or
 Fol. 201 B. for ale open after the hour of curfew aforesaid; but they shall keep

¹ Called 'scaleoisters,' or 'shell-oysters;' probably from the superior beauty of their shell.

² Barking Church, now known as Allhallows Barking, near the Tower.

³ Judging from a similar ordinance in the *Statutes of the Realm* (1810), Vol. I., page 102, the present passage is in a defective state in the original.

⁴ For nightwalkers; a prison on Cornhill.

their taverns closed after such hour. Nor shall they have any persons therein, sleeping or sitting up; nor shall any one receive persons into his house from out of a common tavern, by night or by day, except those for whom he shall be willing to be answerable unto the peace of the King.

And if it shall be found that any taverner does otherwise, he shall be put on his surety, the first time by the 'hanap of the tavern, or by some other good pledge therein found; and he shall be amerced in the sum of forty pence. And if a second time it shall be found that he has offended, he shall be amerced in the sum of half a mark; and the third time, in ten shillings. The fourth time, he shall pay the whole penalty double, that is to say, twenty shillings. And the fifth time, he shall forswear such trade in the City for ever. And if any taverner shall receive any bad character, knowing that he has been a transgressor, he shall have the imprisonment that is provided for all receivers of felons. And it is provided, that every Alderman, in his Wardmote, shall diligently enquire as to misdoers resorting to and staying in his Ward; and if any such persons shall be found by presentment and indictment of the good folks of the Ward, they shall be forthwith bodily attached; and that by the Aldermen, if the Sheriffs or their bailiffs are not present. But if they are present, they shall do the same by command of the said Aldermen; and such persons shall be brought before the Mayor and Aldermen, and shall be interrogated as to that for which they are indicted, and which is so presented against them. And those who cannot clear themselves, shall be punished by imprisonment or other punishment, at their discretion, according to that which the offence demands.

And every Alderman shall hold his Wardmote, in all respects as heretofore they have done, that is to say, four times in the year.

That persons arrested ² for some grievous cause shall be not released without assent of the Mayor.

Whereas misdoers attached for offences, such as battery, bloodshed, and other misdeeds against the peace of his lordship the King, and upon evil

¹ A two-handled drinking cup, often of silver. ² The word '*sine*' here is an error.

suspicion taken and arrested, are often released in too light a manner, by reason whereof others fear the less to offend ; it is provided, that no person attached for a great offence shall be released without [assent of] the Mayor and Aldermen.

Of Boatmen.

And it is provided, that no boatman shall have his boat moored and standing over the water after sunset ; but they shall have all their boats moored on this side of the water, that so thieves or other misdoers may not be carried by them, under pain of imprisonment : nor may they carry any man or woman, either denizens or strangers, unto the ¹Stews, except in the day-time, under pain of imprisonment.

That no person shall carry a bow called a 'Stonebowe.'

And that no person shall be so daring as to carry a bow for doing mischief, known as a '*stanbowe*,' within the City or in the suburbs, under pain, the first time, of [losing] such bow ; and the second time, he shall lose the bow and pay forty pence ; and the third time, he shall be imprisoned.

Of chalk called 'Lyme.'

And that lime shall be well measured by quarter and by bushel of assize ; and that the same shall be well burnt, according to the ancient ordinance. And that every sack shall contain one bushel of assize.

And that ²tiles shall be of the ancient dimensions ; and that they shall be well burnt and well leaded.

Of Balances and Measures.

And that no person shall have any balance or measure found, or other weight, but such as are good and lawful ; and the same shall be according to the King's standard, under heavy penalties.

Of Paviours.

And that paviours shall receive, for making the toise of pavement, at all seasons, well and lawfully, that is to say, seven feet and a half in length,

¹ Houses of ill fame in Southwark.

bricks were included ; how, and for what purpose,

² Under the term '*tieules*' both tiles and pose, they were 'leaded' is, perhaps, unknown.

and the foot of Saint Paul in breadth, two pence and no more ;
and they shall make the same of good ¹assize. Fol. 202 A.

Of Butchers.

And that no butcher shall sell woolfels so long as they are on the living animals, but he shall carry the skins, together with the flesh, to market, in manner as is ordained ; and he shall sell none of such skins and hides in his own house or elsewhere in secret ; but only in the King's market, and that after prime rung out, under pain of losing the article, whether the same shall be found in the hand of the vendor or of the buyer. And that no butcher, or wife of a butcher, shall sell tallow or lard to a strange person for export to the parts beyond sea ; by reason of the great dearness and scarcity that has been thereof in the City of late.

Of Pelterers.

And that no ²pelterer, from henceforth, or worker in peltry, and no ³fripperer, or other person, whoever he may be, who is engaged in such trade, shall make a set of furs of less than fifty skins ; that so the same be of six ⁴tiers in length, and that of one manner of workmanship and not intermingled ; that is to say, ⁵grey-work by itself ; pure new ⁶pople by itself ; red ⁷polayne by itself ; [and] ⁸roskyn by itself ; all of squirrel-skins to match : nor shall any one work new [skins] intermingled with old. And he who shall do otherwise or shall work otherwise, and shall thereof be attainted, shall be set upon the pillory. And as to ⁹peltry found intermingled and made up of two kinds, in whose hands soever the same shall be for sale, it shall be adjudged false, and judgment shall be done thereon, as upon a false article. And work intermingled of old and of new, and sets of furs found to be made up of less than forty skins and six tiers, shall be forfeited unto the use of the City, and the maker found guilty thereof heavily punished.

¹ *I. e.* quality, as fixed by regulation or assize.

² Or skinner.

³ Dealer in old clothes and furniture.

⁴ A tier or 'timbre' was a breadth containing a certain number of skins.

⁵ According to *Liber Horn*, fol. 249, the

back of the squirrel in winter was thus called.

⁶ The back of the squirrel in spring.

⁷ The fur of the dark squirrel, of Poland.

⁸ The fur of the squirrel in summer.

⁹ Work made of woolfels, or fleeces with the wool on.

Of [keeping] the Peace, and of those who fly unto the Church.

¹[These are the Ordinances which King Edward made, when he ²took into his hand the franchise of the City. And some of them are in use at the times when it enjoys its franchise.]

For the safe-keeping of the City it is ordained, that from henceforth, in place of the Mayor, there shall be a Warden appointed by the King, and Sheriffs and Aldermen by the Treasurer and Barons of the Exchequer; the which shall all be obedient and sworn unto the King to keep watch and ward, and to maintain the peace in such form as they shall be charged to do: that is to say, to preserve the peace by night and by day, and to cause the watches and ³waits to be set, according to the points that are under-written: and that the Sheriffs, Aldermen, and all the people shall be wholly obedient unto such Warden.

And the King doth will and command, to preserve the peace in his city, that if any felony shall be committed within the City or any offence against his peace, each person who shall be near when such offence or felony is committed within the City, or who shall hear, or see, or know of, any offence against his peace or any felony committed, shall arrest or attach such felons or transgressors to the utmost of his power; and if he have not power to do the same forthwith, let him raise hue and cry against the misdoers. Upon which hue and cry, the King doth will and command that all those who shall be near and shall hear such cry, shall come upon such cry for the taking and arresting of such felons and misdoers. And so soon as they shall be taken, let them be delivered unto the bailiffs of the King. And he who comes not on such hue and cry raised, let him be heavily amerced.

And if it so happen that any felon escapes unto a church before he is taken, let the people of the Ward, where the church is situate unto which such felon has betaken himself, keep watch upon that felon, until such time as he shall have been made to ⁴quit the realm,—in case the people of

¹ This portion is inserted from the *Liber Custumarum*, fol. 217 A.

² A. D. 1285. See pp. 14, 15, *ante*.

³ Watchmen, or individuals forming the watch. In some instances, they were min-

strels or musicians who paraded the streets and sounded the watch. See *Notes and Queries*, 2nd S. Vol. VII. p. 480.

⁴ By solemnly abjuring it before the proper authorities.

the Ward suffice thereunto; and if not, let them have aid of the nearest neighbours and of the Wards adjoining unto such Ward, according to the ordinance and counsel of the Warden of the City; care being taken that no person shall be with such watch unreasonably charged.

Of Offenders.

And the King doth will, that all understand that no franchise or ancient usage shall hold good, by reason whereof this present Ordinance may not be observed. And as to those who shall be convicted of such offences as battery, or bloodshed, where death or ¹mayhem lieth not, let them also be punished, by fine; and more especially, by imprisonment, at the discretion of those before whom such offence shall be judged; to the end that the severity of such punishment may cause dread in others to offend. And always let them have regard to the extent of the offence, and to the extent to which such offenders are culpable and in the habit of offending or otherwise.

Fol. 202 B.

And let each person beware of raising hue and cry upon affray in the City by day or by night, without reasonable occasion for the same. And if any one shall do so, and shall thereof be attainted, let him be punished according to the offence.

And if any misdoer shall escape from a church, let those who ought to have kept watch be held answerable unto the King in the sum of one hundred shillings for such escape: and this is to be understood as to escapes made from churches in the City. And as to escapes from Neugate, the same shall be as they have been heretofore.

Of Misdoers who lie concealed.

And whereas some persons do resort unto the City, in some cases from beyond sea; and others of this land do there seek shelter and refuge, by reason of banishment from their own country, and of having for great offences or other misdeeds had to fly from their country; and of such, some become brokers, hostlers, and herbergeours within the City, for denizens and for strangers, as freely as though they were good and lawful

¹ Mutilation of a limb necessary for defence in fight.

men, and of the freedom of the City. And some of such know nothing but how to go up and down about the streets, more by night than by day, and are well attired as to clothing and array, and feed upon delicate meats and costly; and are employed upon no trade or merchandize, nor have lands or tenements by which to live, or any friends who may find them, and are continually removing from one house to another: and through such persons do arise many of the perils [that occur] in the City, and many of the evils [therein]. And some [again] are found openly offending, as by robberies and other evil deeds.—It is [therefore] provided, that no person of a foreign land, or other person, shall be a herbergeour or hosteler within the City, unless he be a freeman, within the City admitted, and confirmed by the Warden, and Mayor, and Aldermen, as a good and lawful man; or unless he have good testimony from the place whence he shall have so come, and have rightfully come and lawfully departed therefrom, and find safe sureties amenable unto the Bailiffs of the City, to be answerable unto the King's peace and unto the citizens of the City, for keeping the same without harm.

And if perchance any person of a foreign land, by the surety that he finds, or by the freedom that has been granted unto him of the City, is about to become a hosteler or herbergeour within the City, let him make provision to reside in the heart of the City, according to the tenor aforesaid; [and if any such persons shall be doing otherwise], within forty days next ensuing after the day on which these Articles shall be read and published in the City, let them forego the same and withdraw themselves, that they do so no longer. And if any person shall be found contravening the form aforesaid after such forty days, he shall lose the freedom for ever, and nevertheless shall be punished with imprisonment, according as the offence demands.

Of Thieves and Courtesans.

And whereas thieves and other persons of light and bad repute are often, and more commonly, received and harboured in the houses of women of evil life within the City than elsewhere, through whom evil deeds and murders, by reason of such harbouring, do often happen, and great evils and scandals to the people of the City.—The King doth will and command, that from henceforth no common woman shall dwell within the walls of the

City. And if any such shall hereafter be found within the City residing and dwelling, he shall be imprisoned forty days. And let the Warden cause search to be made throughout the City in the best manner that he shall see fit, where such women are received, and who they are; and then, when they shall be found, let their limits be assigned unto them. And let no [such person] from henceforth wear ¹minever [or ²cendal] on her dress or on her hood; and if any one shall do so, let her lose the minever and the cendal. And as to such minever and cendal, let the same be forfeited unto the serjeant who shall have found such woman and have taken her in such guise.

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Of Watch and Ward in the City.

And our lord the King doth will, for the safe keeping and maintaining of his peace, that the ³watch shall be set at night within the City in due manner, and when need shall be. That is to say, in each Ward certain persons shall be chosen, up to a certain number, according to the size of such Ward, and at times when there is great resort of people unto the City. And such persons must be strong and with good arms well able to defend, and shall be presented by the folks of the Ward unto the Alderman; before whom they shall make oath well and lawfully to keep ward, [and], without favour to any one, [or] corruption through either gift or affinity, to arrest and attach those who act and go about by night, in breach of the peace and in contravention of the form of the proclamation made, and lawfully to present the same before the Warden or Mayor; before whom, according to their offence, such persons shall be punished. And towards the sustenance of such persons, let all such make contribution as are hostellers and house-keepers in such Ward, officers of the King excepted. And if any of those sworn so to keep the watch shall be attainted of not having duly kept watch, or of having shewn favour unto any one who for his offence ought to have been attached and arrested, by reason of any corruption, affinity, or indulgence, or for any other reason, let him be punished by imprisonment, at the discretion of the Warden and of the Aldermen, and according to the extent

¹ A costly fur.

supplied from the *Liber Custumarum*.

² A kind of thin silk. This passage is ³ Or 'wait'—'geyt.'

of such offence. And the arms which they shall have for keeping the watch, shall be provided and bought according to ordinance made by the Warden of the City, at the cost of the people of the Wards.

And the King in especial doth will, that by these enactments neither the usages nor the enactments heretofore followed in the City, in aid of keeping his peace, shall be abolished; such usages being reasonable and allowable according to law and reason, and not in contravention of these enactments. The King doth command that, for the maintaining of his peace, these Articles shall be well maintained and safely kept; or such other amendments as the King, at his will, shall make thereunto, according as he shall consider what is best to be done for the profit of the City, when necessity shall arise.

Of the place for Weighing.

Whereas merchants do feel aggrieved, by reason that the weights in the hostels and in the selds of citizen-merchants of London, by which they sell, do not agree with the weight by which they buy.—It is accorded, that the King shall have his weights in a certain place, or in two places, or in three, or four, if necessary, within the City; and that all merchandize sold by weight that exceeds five-and-twenty pounds, shall be weighed with the King's weights in weighing for the custom that pertains thereunto, according as shall thereon be ordained. And unto such weights of the King as well buyers as sellers are to resort, after the form above stated.

And if any person shall be found weighing merchandize, that is weighable, above the weight of five-and-twenty pounds, otherwise than by the King's weights, and be convicted of the same, let the merchandize of such person be forfeited unto the King, in whatever hands the same shall be found; and let the other party be heavily amerced unto the King. And let the weighers be sworn unto the King lawfully to weigh for vendor and for buyer. And if the weigher shall be attainted of having weighed falsely, for gift or for promise, for the one party or the other, let him be imprisoned for a year and a day, if he cannot make restitution at the will of the King; nor shall he ever unto such office thereafter be readmitted.

Of Servants buying Merchandize and Goods.

And if it so happen that any servant or apprentice of a man of the City shall buy goods of foreign merchants or others, and shall carry such goods unto his master's house where he is, his master shall be answerable unto the said merchant for the value of the goods aforesaid, if the merchant can prove that such apprentice or servant was [living] with the said master when he took the merchant's goods, and that the goods in his house, or elsewhere in his possession, have come into the hands of the master aforesaid. And this Ordinance is made, by reason that people of the City sometimes, after such manner of goods so taken by their servants, and by their apprentices, have been in the habit of discharging their apprentices and their servants and disavowing their acts, but of retaining the goods; whereby the merchants have lost their goods without recovery.

Feoffees not trading shall pay Tallage.

And when tallage shall be assessed upon the people of the City, such tallage shall be assessed, as well upon landholders enfeoffed who do not trade, as upon dealers who trade. And always, consideration shall be had, that each person is assessed unto the tallage according as he is able [to pay]. And in a case of tallage which falls upon landholders enfeoffed, only those lands and rents shall be comprised therein which they hold within the City, and not their tenements that are without. And the tenements of denizens are comprised in such tallage because the same are devisable, and therefore are property of a more certain nature than merchandize.

That Merchants coming towards the City shall not be molested.

And whereas merchants have been oftentimes molested by the bailiffs of the City, sometimes for eight days and more, so that they could not unload and harbour their goods and merchandize which they had brought by water, or place the same in safety.—The King doth will and command, that from henceforth no one shall be molested in such manner that he cannot freely, on his arrival, unload his goods in the due and ordinary places [for the same], and harbour the same where he shall think fit; saving always

the estate of the King, as to his Prisage and as to all other things which unto him pertain.

That Merchant-strangers, sufficient thereunto, may enjoy the Franchise.

And the King doth will, that if any merchant of a strange land, [a man] good and sufficient, through whom the King, his city, and his territory may be profited, shall come and wish to dwell in the City and enjoy the standing of the citizens of such city; and shall be testified to be a lawful merchant and of good repute, and as contributing in tallage and all other customs and charges, and to have well and lawfully behaved himself in his own country, and well and lawfully to have departed therefrom; such person shall be admitted to the standing of the citizens aforesaid, unto the like franchise, in such manner as the King shall have ordained for his own citizens in respect of buying and selling; as also unto all customary franchises; so nevertheless, that he shall be answerable with the citizens, according to his proportion, in the matter of tallages and all other things that unto the City pertain; and he shall be in every way on an equal footing with them, as well in bearing the charges as in enjoying the franchise.

Of Penthouses, Gutters, etc.

And the King doth will, that all usages heretofore in the City established, for the amendment and profit of the City, as to the streets, keeping clean the lanes without accumulation of dung and filth, and free from annoyance

by chips and stones, penthouses, gutters, jetties of houses, stands
 Fol. 204 A.

for carts shod with iron for the use of the City, corn-porters, carts with wood for sale, [shall be observed], that so no one enter the City except at the certain place thereunto assigned.

¹*Of the Weaving of Woollen Cloth.*

Of the weaving and dyeing of long cloth. Of markets,—that none shall be held except in certain and established places. Of streets and lanes leading to the Thames,—that they shall be cleansed and kept free from

¹ This title is incorrect, as the Chapter is only an aggregate of former regulations which are still to be observed.

filth. Of lime,—that it shall be well burnt and lawfully measured. Of good tiles,—[that they shall be] well burnt and well leaded, and of the old dimensions. Of wood,—that it shall be lawfully measured, and that by lawful persons thereunto sworn, and by rightful quarter thereunto assigned. Of lepers,—that no one shall come into or make sojourn in the City. Of vendors of fish and of flesh,—that they shall not throw the water in which they wash their fish and their flesh upon the pavement, but shall have it carried unto the Thames. Of fishmongers,—the form and manner of selling their fish. Of poulterers and of pelterers,—after the like manner. Of the assize and ordinance as to nets, great and small, for fishing in the river of Thames. Of making the pavement, and repairing the same. Of taking away and removing from the streets [all] filth and dung.

Of Labourers.

Further, as to carpenters, masons, plasterers, ¹daubers, tilers, and their servants,—what they shall take throughout the seasons of the year together, with all the other good usages and good and reasonable customs by the Mayors and Aldermen heretofore made and ordained, for the profit and advantage of the City: as is before said, let the same be strictly kept and observed in all points, under the penalties thereon provided and ordained.

Of Fishmongers and Poulterers.

And that no fishmonger, or poulterer, or regrator, shall buy victuals in any manner for resale until after Prime rung out at Saint Paul's; that so the buyers for the King and for the great lords of the land, and the good folks of the City, may after their own good [pleasure] purchase as afore-said what for them may suffice.

That no one shall receive the Tenants of others.

And that no one shall receive the tenant of another in his own tenement, if he be not lawfully quit of such tenancy and have satisfied the landlord

¹ Coverers of the frames of houses with a mixture of mud and straw; still known in Norfolk as 'daubing;' and in Devonshire as 'cob.'

where he shall have before resided, and have made full satisfaction unto him for the rent.

Nor shall any freeman of the City hold partnership with, or act as broker of merchandize for, a strange person, whereby the King or his bailiffs may lose the custom due.

That all persons shall be obedient unto the Officers of the City.

And the King doth will, that all persons shall be obedient unto all his bailiffs, within Court and without, in all places; and that no one shall be such as to do them injury, and that no one shall molest them in doing execution of judgments, attachments, and distresses, or of all such other things as unto the bailiff it pertaineth to do. And be it announced unto them by their superiors, that if any one considers that a bailiff does him wrong, against him he may have recovery thereupon before his superiors, to whom it pertaineth to cause amends to be made.

And he who shall do otherwise, and shall of such injury be convicted, in word or in deed, within Court or without, or of any hindrance done unto any one of the bailiffs or officers of the King,—let him be punished by imprisonment, or by fine, according to the offence and according as he shall be in the habit of so doing.

That Aldermen shall be not placed upon Inquests.

And the King doth will, that the Aldermen of the City shall not be placed upon Inquests within the City, so long as they are Aldermen and

Judges for the carrying out of judgments and other pleas which
 Fol. 204 B. unto them pertain, or unto their chief.

The Ordinance for Pleading.

The Ordinance as to pleading in the City shall be such.—That in pleas of land, order and process [shall be observed] in all points, and Hustings shall be holden at such times and in such manner, as has heretofore been the usage; save only, that each person, when he shall be solemnly demanded and does not appear forthwith, shall incur the penalty of making default; and on the morning of the morrow shall receive judgment, and entry shall be made thereof. Save also, writs of customs and of services, the which shall

be pleaded and determined in such form as heretofore they were wont to be ; but as to other judgments, they shall be awarded, according to Common Law, by the Warden and by the Aldermen ; devises of lands excepted, as to which the King doth will that the usages shall be maintained. And if judgment be matter of doubt, by reason whereof the Judges have need of taking counsel—the which taking of counsel has heretofore been called ‘*loquende*,’—such time for taking counsel shall include the space of two Hustings at most ; that so at the third Hustings judgment shall be given without further delay. For of a longer time they have no need, seeing that they always³ when their Hustings are held, and that there are Justiciars in the City whom they may consult. And the King doth especially forbid that any judgment, whatever it may be, shall by colour of such postponement for taking counsel thereon be delayed.

Of Wrongful Judgment delivered.

And if any man shall feel himself aggrieved by a wrongful judgment, let those by whom the record is returned, forthwith cause such record to be brought in writing unto such place, and before such persons, as the King shall appoint within the City to hear the same, according as is the usage at Common Law.

That the Warden shall have a Roll, and the Aldermen a Counter-roll, of the Pleas.

And the King doth will, that the Warden shall have a Roll, and the Aldermen a Counter-Roll, of all manner of pleas before them pleaded, and of all matters before them recorded. And upon Inquests held let [the jurors] be sworn thereon, in the same manner as is done elsewhere in the Court of the King. And let this be observed as well in pleas of trespass and of debt as in pleas of land.

And a joint Inquest, of denizens and foreigners, shall be made of twelve persons, the half of whom shall be denizens and the other half foreigners dwelling in town, if the matter be contract of debt or trespass whereof foreign merchants may have knowledge.

¹ I. e. ‘points to be discussed.’

that are requisite to complete the sense.

³ The words are omitted in the original

Of Vendors of Lands.

And whereas heretofore there was no remedy provided in the City for warranty by those who are vendors of lands, when they have wholly sold all their lands, so that nothing remains unto them; by reason whereof the persons enfeoffed, when they ¹vouch such [vendors] have no means of recovery, because such vendors have no [lands]. And yet nevertheless, such vendors do trade upon the monies received for their lands so sold, and become rich in personalty.—It is [therefore] ordained and established, that the persons enfeoffed, when they shall have need, shall ²have their voucher against those by whom they shall be enfeoffed and who are resident in the City. And if such person does not appear at the first summons, let the tenement for which he is vouchee be ³extended, at its exact value in the state in which it was, and of the goods of the vouchee let there be taken to the amount of such extent into the King's hand, in place of ⁴*Cape*.

And if he appears at the day given by the *Cape*, after his goods have been appraised, let the matter take such issue upon judgment given, and as to the goods so appraised, as it would have done in reference to land if such vouchee had been a landholder: seeing that tenements in the City are equally as devisable as chattels. For which reason, the warranty ought in such case to fall as much upon chattels as upon tenements, seeing that the one and the other are [equally] ⁵chattels: but so long as the vouchee shall have lands which may suffice for such warranty, this Statute shall not be held to apply to chattels; nor shall it hold good against any one except against those who shall be residing in the City, and as to goods and chattels which they shall possess within the City, of which the

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Warden, by virtue of his jurisdiction, shall be able to make execution. And this enactment, as concerning chattels, shall hold good only as to the person of the vendor, and not as to his heirs; nor shall it hold good [as to them], if they have not land by descent at law.

¹ Give their names as warranty for the title, when they themselves make sale.

² *I. e.* shall be able, on defect being found in the title, to recoup themselves from the personalty (as well as realty) of the original vendor.

³ *I. e.* valued.

⁴ Meaning procedure at Common Law by the ancient writ of *Cape ad valentiam*.

⁵ *I. e.* in an equitable point of view, as being equally the subject of devise or bequest.

That Purchasers of Lands shall not eject the Termors.

And whereas some persons in the City do let their tenements in such city for a term of years, and during such term do sell the same tenements to others than such termors, [to be held by them] in fee for ever; under colour of which feoffment such feoffees do eject the termors; for which ejectment no remedy has heretofore been provided.—The King doth will and command, that from henceforth such persons ejected by feoffees in manner aforesaid, upon plaint newly made unto the Warden, within forty days after ejectment so made, shall have their recovery at the Hustings, in the same manner that they have the same at the Bench by Writ of Chancery that is called ‘*1 Quare ejecit.*’ The which plaint and plea are to be brought unto the Hustings in the same manner and upon the same issue that the like pleas are brought before the Bench by writ; seeing that the people of the City are traders, and have need of speedy remedy for grievances that are done unto them; and the Chancery is sometimes ²far away from them.

And if the person to whom such wrong shall be done shall surcease during the forty days aforesaid making plaint thereon, after such forty days in no manner shall [redress] be made without the writ aforesaid; provided always that such plea, made by writ and plaint, shall have the same issue. And by this enactment the Writ of covenant is not to be annulled, so as no longer to hold good in its own proper case within the City.

Of Debt and Contract.

In plea of debt and of contract, no record of a man of the City shall hold good for a person to be charged thereon, unless it be of a matter enrolled before the Warden, Sheriffs, [or] Aldermen, at their Hustings, or in their ³Court.

Of a Tally alleged.

And if it happen that between merchant and merchant, or citizen and citizen, there is a dispute as to a debt, and a tally is produced by one party,

¹ ‘Why he has made ejectment’ within place.
the term.

² *I. e.* the Sheriffs’ Court.

³ As moving with the Court from place to

and such tally is disowned; then shall the party bringing such tally have his proof according to ¹Law-Merchant: provided that such proof is made by citizens and merchants, or other good and lawful men, and not by ribald persons.

Of a person waging his law, his own hand the seventh.

In plea of contract and of debt, when the plaintiff has neither writing nor tally, the defendant may defend himself by waging his law. But in plea of trespass, as for bloodshed or for battery, the matter is determined by Inquest, unless it so be that the party plaintiff assents that the defendant shall clear himself by waging his law. And in each case the person is to wage his law with ²six compurgators, his own hand the seventh. And this order is to be observed as to all pleas that are pleaded in the City, as well with reference to denizens as to foreigners. And if it shall so happen that any one unadvisedly makes wager of law in a case where Inquest lies, ³[he is not therefore to be adjudged as undefended, but is to be put by the judge to the Inquest which so lies], without having other damage thereby. And no person is to be too lightly challenged in such manner of pleas for ⁴miscounting or for [error in] making defence; provided only that he use such words as are requisite for trial to be made of the whole [matter in dispute].

That no poor man shall be challenged because he does not use the words in Court due according to law.

Nor shall any poor man or foreigner, or one ignorant of the law, be challenged for default made, in not using the words that are due and usual according to the custom of the realm, both in declaring and in making defence; but such persons shall be fairly admitted to speak the truth upon the whole [matter in dispute]. Provided always, that on issue joined the matter shall receive such adjudication as is before ordained.

¹ A special law, differing from the Common Law of England, and peculiar to merchants.

² The *Tertia Lex*, or 'Third Law.' See page 52 *ante*.

³ Supplied from the *Liber Customarum*.

⁴ Making an error in declaring, or stating his case. The same as 'Miskinning,' previously mentioned. See page 115 *ante*, Note 9.

That nothing shall be taken for making execution.

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And the King doth strictly forbid, that Warden, Alderman, Sheriff, or any other officer of the King in the City, shall receive anything for doing aught that unto their office pertains, or for making execution of judgment; save only fines and amercements, and such things as, according to ancient usage, are reasonable and admissible by law.

That a Court for Foreigners shall be holden daily.

And whereas the King doth will that no foreign merchant shall be delayed by a long series of pleadings, the King doth command that the Warden or Sheriffs shall hear daily the pleas of such foreigners as shall wish to make plaint, or cases in which others shall wish to make plaint against foreigners; and that speedy redress be given unto them. And if the Warden or Sheriff upon any day shall be unable [to act], then let there be some one in their stead to do the same, for whom they shall be ready to answer: that so the foreign merchants be in no manner delayed.

That no one shall be amerced except according to the extent of the offence.

And the King doth command, that no merchant, denizen or foreigner, shall be amerced, except according to the extent of the offence, 'saving his merchandize, according to the cognizance of the pleas that they are wont to hold.

But in especial he doth will, that of all pleas that were wont to be pleaded before the Mayor and Aldermen at the Hustings, cognizance shall be had by the Warden; and that the Sheriffs, in their Court, shall have cognizance of all pleas that were wont to be pleaded [before them] before these Ordinances. Provided always, that the issue of such pleas, as well at the Hustings as in the Sheriffs' Court, shall be such as is before ordained.

Of Pleas of the Crown.

In Pleas of the Crown, where a citizen or other man of the franchise of the City of London, for felony by the death of a man caused within such

¹ This passage appears to be incomplete.

City, is indicted upon Inquest taken before the Coroner, and is put in prison; and according to usage heretofore was wont to be bailed from prison by twelve reputable men, [ready] to have his body before the Justiciars Itinerant at the Tower when they should come thither,—It is provided, that from henceforth, a person so imprisoned shall be bailed by such twelve reputable men, who shall give security to have his body before the Justiciars Itinerant at the Tower, when they shall come thither, or before such other Justiciars as the King shall think proper to assign to hear and determine in such case.

And whereas many persons imprisoned heretofore have died before the coming of the Justiciars Itinerant at the Tower, by reason whereof felonies in such cases were not, and could not be, proved or punished.¹ And when the King shall assign Justiciars so to act out of the Iter, then are such Justiciars to give notice unto the Sheriffs by their Writ to cause the persons out on bail to be warned, wheresoever they may be, and also the bailors to be warned to have the persons so bailed before them on a certain day; which day, from the time of such warning is to embrace the space of four months. And upon the day on which the Justiciars so assigned shall come, they shall proceed with such matter in the same way and upon the same issues as was the usage before the Justiciars Itinerant at the Tower. And be it known, that this manner of law ought to be observed as against those accused of homicide, such accused being of the City and of the franchise of London. But if a foreigner, or strange man, shall be challenged with having done such thing in the City, proceedings must be taken according to Common Law.

Writ to bring up the bodies of Prisoners before the Justiciars.

‘Edward, by the grace of God, King of England, Lord of Ireland, etc.,
 ‘to the Sheriffs of London, greeting. Whereas, William Miller of Lambeth,
 Fol. 206 A. ‘hirst, Thomas, son of the Parker of Otteforde, and Roger de Stok,
 ‘son of John atte Nore, now being in our prison of Neugate and
 ‘in your custody, as it is said, have been indicted in the County of Kent,
 ‘before ²Hervey de Stauntone and his associates, our Justiciars Itinerant,

¹ At this point there is some omission, to all appearance.

² Miscalled ‘Henry’ in the original.

‘ for divers robberies and felonies perpetrated in the aforesaid County of Kent; and in their absence our Justiciars before-named are unable duly to proceed unto final judgment, on the indictments aforesaid, so long as they are in prison :—We do command you, that you cause the said William, Thomas, and Roger, under safe-conduct to be taken unto Rochester; that so you have them there on the Monday next after the Feast of Saint Andrew the Apostle [30 November], to make answer unto us as to such matters as shall in our behalf against them be objected. And you are to have there this Writ. Witness, W. de Ormesby, at Rochester, this five-and-twentieth day of ¹ , in the seventh year of our reign.’

Return of the Writ aforesaid.

Return was made of the same Writ, by assent of Nicholas de Faryndone, Mayor, John de Weingrave, Henry de Durhem, Symon Corpyone, Symon de Parisse, and Henry de Gloucestre, Aldermen, in the following manner :—William Miller of Lambhirst was taken by the Sheriff of London on suspicion of larceny; whereupon, he immediately, before the Coroner of the said city, became approver as to divers robberies and felonies in London and the County of Middlesex by him committed; and did ²appeal thereof Thomas, son of John the Parker of Ottesford, within named, John de Wyn-tone, and John Hokeday; who, upon the said appeal, were taken and committed unto the prison of Newgate; there to remain until, according to the usage of the City, they shall by the Justiciars of his lordship the King, for Gaol-delivery assigned, be delivered.

The Liberty of the City of London allowed before the Justiciars of the Bench in a Plea of Trespass.

Pleas holden before his lordship the King at Westminster, in the term of Saint Michael, in the eighth year of the reign of King [Edward], son of King Edward. William de Mortone was attached to make answer unto Richard Bullok, on plea made, why by force and arms he broke open two chests belonging unto the said Richard at London, and took and carried off goods and chattels of his, to the value of two hundred pounds, and certain

¹ The month is omitted by inadvertence.

² *J. e. accus.*

deeds and writings of quit-claim, and other writings obligatory, in the same chests by him found, and other enormities etc., to the grievous loss etc., and against the peace etc.

And as to which, the aforesaid Richard made complaint, that the aforesaid William, on the Monday next before the Feast of Saint Thomas the Apostle [21 December], in the first year of the reign of the King then reigning, by force and arms broke open two chests belonging unto the said Richard, in London, to wit, near the church of Magnus in the Ward of Bridge, [and] carried off his goods and chattels, to wit, linen and woollen cloths, one hundred pounds in money, gold rings, gold buckles, spoons, silver cups, and [other] his goods and chattels, to the value of two hundred pounds, as also certain deeds; one deed to wit, whereby Edmund de ¹Ammondesham enfeoffed Alice, wife of the aforesaid Richard, of a certain messuage in London; and one other deed, whereby Ino le Bevere enfeoffed the aforesaid Richard, and Alice his wife, of a certain messuage in Suthewerke; and certain writings of quit-claim, whereby the aforesaid William de Mortone remitted and quitted claim unto the aforesaid Richard and Alice as to all right and claim that the said William de Mortone had in a certain tenement in London; as also, one other writing of quit-claim, whereby the said William de Mortone remitted and quitted claim unto the said Richard and Alice as to all right that the said William had in five marks of yearly quit-rent arising from a tenement in Bredestrate; and further, other writings obligatory, whereby Richard de Barkley was held

bound unto the said Richard in the sum of nine pounds sterling; Fol. 206 B. and another writing, whereby Adam Prynchard was held bound unto the aforesaid Richard in the sum of eight pounds sterling, in the same chests found, he took and carried away. As to the which, he said that he had been injured and damnified to the value of five hundred pounds. And thereupon he produced ²suit, etc.

And the aforesaid William de Mortone, by Thomas de Muslee, his attorney, appeared and denied violence and injury, when etc. And hereupon, appeared William de Burghe, attorney of the Mayor and Commonalty of the City of London, and demanded the ³liberty therein, etc. And forasmuch as

¹ Amersham, in Buckinghamshire.

² *I. e.* good and lawful men, ready to bear testimony in his behalf.

³ Right of taking cognizance of the case before their own Courts, and within the City.

the said liberty had been oftentimes allowed unto the said Mayor etc., and in like cases, therefore they were to have their liberty therein. And upon this, the aforesaid attorney of the Mayor etc., named a day for the parties at the Guildhall of London, the Wednesday, namely, after the Feast of Saint Andrew the Apostle [30 November] next ensuing. And it was told him, that he must have speedy justice done unto the parties, for that otherwise they were to return, etc.

Also, be it remembered, that the record aforesaid was delivered unto Hamo de Chiggewelle, Sheriff of London, in the eighth year, and he was instructed by the Mayor and Aldermen to hold before him the plea aforesaid etc., and to do speedy justice therein.

The Liberty of the City allowed before the Seneschal and Marshal in a Plea of Trespass; to the effect, that no one shall implead another without the Walls of the City.

Pleas of the Hall of his lordship the King holden at Saint Dunstan's within the Bar of the New Temple at London, on the Wednesday of the Vigil of our Lord's Ascension, in the eighth year of the reign of King Edward, son of King Edward.

Alice Budde opposed William le Flem yng, Armourer, of London, in a plea of trespass committed within the verge etc., and the Sheriff made return that the said William was *non inventus*, but he was attached by his chattels to the value of twelve pence. And as well the aforesaid William as the aforesaid Alice now appeared etc., in Court etc. And hereupon appeared John de Gizors, Mayor of the City of London, and said that the aforesaid William was a freeman and a fellow-citizen of the said city, and was not bound to plead here; inasmuch as, by the progenitors of his lordship the King then reigning, it was granted unto the said citizens of London, and by his lordship King Edward, father of the said King, confirmed, that no one of them should plead without the walls of the said city; and as to the same he produced the confirmation made by his said lordship King Edward, father of the King then reigning, in the words that follow:—

'Edward, by the grace of God, etc., to the Archbishops, Bishops, etc.,

¹ Of the reign of Edward II.

² Or Steward.

³ I. e. within the verge of the Marshalsea,

or jurisdiction of the Marshal of the King's household.

⁴ 'Not found.'

‘greeting. We have inspected a Charter which his lordship Henry, of famous memory, our father, late King of England, made unto the citizens of London, in the following words, etc. “Henry, by the grace of God, etc., to the Archbishops, Bishops, etc. Know ye, that we have granted unto our citizens of London, that no one of them shall plead without the walls of the City of London in any plea except pleas pertaining unto tenures holden without the City, our moneyers and officers excepted. We have also granted unto them acquittance of ¹murder within the City and the Portsokne, and that no one of them shall wage battle, and that, as to pleas pertaining unto the Crown, they may ²deraign themselves according to the ancient usage of the City; and that within the walls of the City, or in the Portsokne, no one shall take lodging by force or by livery of the Marshal, etc.”

And further, they produced a Writ of the King then reigning, in which it is set forth that the King doth will that the liberty of the City shall be allowed them; of which Writ the words are as follow:—

‘Edward, etc., to the Seneschal and Marshal of his household, greeting. Whereas, among other liberties unto the citizens of our City of London it was by Charter of our progenitors, late Kings of England, granted, that no one of them should plead without the walls of the City aforesaid in any plea except pleas pertaining unto tenures without the City, our moneyers and officers excepted; and in the Great Charter of the Liberties of England it is set forth, that the said city shall have all its ancient liberties and free customs uninjured; and in the Ordinances by the prelates, earls, and nobles of our realm lately made, and by us accepted, it is in like manner set forth, that the said Great Charter shall ^{Fol. 207 A.} in all and singular its articles be observed; as in the Charters and Ordinances aforesaid is more fully contained:—We, being unwilling that the citizens of the City aforesaid, against the tenor of the said Charters and Ordinances shall be in any way aggrieved, do command you that you do not draw any citizen of the City aforesaid in any plea without the walls of the said city, against the tenor of the Charters and Ordinances aforesaid. Witness myself, at Westminster, this ninth day of March, in the eighth year of our reign.’

¹ I. e. the fine inflicted upon the district within which a murder was committed. ² I. e. ‘clear,’ or ‘exculpate.’

And they demanded that, in accordance with the tenor of the Charter and Writ aforesaid, their liberty should be allowed unto them. And, upon inspection of the contents of the Charter aforesaid, and also of the contents of the Writ aforesaid, it was awarded that, in virtue of the said Charter and Writ, their liberties should be allowed unto them. And [accordingly] it was allowed unto them, etc. And the aforesaid Alice was told, that she must prosecute the aforesaid William before the Bailiffs of the said city, and within the walls thereof, according to the tenor of the said Charter and Writ, if there she should deem it expedient so to do. And the said William was to go thence without ¹day.

That the Liberty of the City ought to be allowed, that so no one take Lodging by force or by Livery of the Marshal.

Pleas of the Hall of his lordship the King, holden at the Tower of London before T. le Blunt, Seneschal, and the Marshal of the household of his lordship the King, on the Thursday next before the Feast of Saint Margaret [20 July], in the nineteenth year of the reign of King Edward, son of King Edward.—John de Caustone, one of the Sheriffs of London, was attached to make answer unto his lordship the King for contempt within the verge etc., as Alan de Lek, serjeant-²harbourer who for him prosecuted, averred.

And as to the same, the said Alan, who prosecuted, etc., said that whereas his said lordship the King, with his household, on the Monday next after the Feast of the Translation of Saint Thomas the Martyr [7 July], in the nineteenth year of the said King then reigning, came to the Tower of London, there at his good pleasure to abide, and the said Alan, the same day and year, as in virtue of his office bound to do, did assign lodgings unto one Richard de Ayremynne, secretary to his said lordship the King, in the house of the aforesaid John de Caustone, situate at Billyngesgate in the City of London, and, for the better knowing of the livery so made, did set the usual mark in chalk over the doors of the house aforesaid, as the practice is; and did also place men and serjeants with the horses and harness of the said Richard within the livery so made as aforesaid;—the before-named Sheriff, the day and year above-mentioned, in presence of his

¹ Named for his further appearance; i. e. was finally dismissed from that Court.

² Or 'harbinger'; i. e. provider of lodgings.

lordship the King and within the verge, etc., did not allow such livery on part of the said Alan to be made; for that he of malice did efface the mark aforesaid, and drive away the men and serjeants aforesaid, in contempt of his lordship the King, and to damage of one thousand pounds; and this in behalf of his lordship the King he was prepared to verify.

And John de Caustone appeared, and he denied violence and injury when etc., and all contempt, etc.; and he averred that in no way was he guilty therein, and put himself upon the country as to the same. And Alan aforesaid who prosecuted, etc., in like manner, etc. Therefore a jury was to be summoned thereon. And command was given unto the Marshal to summon to appear before the Seneschal, etc., on the Friday instant next before the Feast of Saint Margaret the Virgin [20 July], wheresoever, etc., twelve, etc., by whom, etc. For that, etc.

And hereupon, the Mayor and citizens of London appeared, and said that in the Charter of his lordship King Henry, grandsire of his lordship the then reigning King, lately made unto the citizens of London as to divers liberties, it is set forth that within the walls of the City, or in the Portsokne, no one shall take lodging by force or by livery of the Marshal; which Charter, and the liberties therein contained, his lordship the King then reigning, by his Charter, which they produced and which testified thereunto, did grant and confirm; the date whereof was at York, on the eighth day of June in the twelfth year of his reign. They further said, that his said lordship the King then reigning, for certain meritorious causes in the said Charter contained, wishing to show greater favour unto the said citizens, did grant unto them, for himself and his heirs, and by the same his Charter confirm, that although they or their predecessors, citizens of the City

Fol. 207 b. aforesaid, might by reason of some accident arising have not theretofore fully enjoyed some of the liberties, acquittances, or free customs, in the said Charters contained, nevertheless, they the citizens, and their heirs and successors, citizens of the said city, should in future fully enjoy for ever, and make use of such liberties, acquittances, and free customs, and every of them, without impediment on part of the King or his heirs, Justiciars, Escheators, Sheriffs, or other the bailiffs or officers of the King whomsoever.

And they produced a Writ of his lordship the King directed here unto the Seneschal and Marshal, whereby his lordship the King did command them

that they should allow the citizens aforesaid to use and enjoy their liberties aforesaid, and every of them, before them without impediment, according to the tenor of the Charter of confirmation and of the grant of the King aforesaid, not molesting them in any way or aggrieving them, contrary to the tenor thereof. And they said that in virtue of the grant aforesaid, the like liveries of lodgings, upon every arrival of his lordship the King, had been wont to be made in the City aforesaid by the Mayor, Sheriffs, and officers of such city, in presence of the Marshal of the household aforesaid, and not by others, as from of old had been the usage, and that always, from the time of the grant of the Charter aforesaid, they had enjoyed such liberty until within one year then expired, when the said Alan de Lek did impede them therein; wherefore they demanded that their liberty aforesaid might be allowed unto them, etc.

A day was given unto them for hearing judgment, on the day aforesaid, etc. And in the meantime conference was to be held thereon with the King, etc. Upon which day, as well the aforesaid Alan who prosecuted,¹ etc., as well as John aforesaid, ²[and it was found that] the said John was in no way guilty of the contempt aforesaid, as was imputed unto him. Therefore it was awarded, that the aforesaid John should go thence without day, etc. And forasmuch as it was testified before his lordship the King and his Council by John de Westone, the late Marshal of the household aforesaid, that in times past it was the usage for such liveries to be made in the City aforesaid by the Mayor, Sheriffs, and officers of the said city, in presence of the Marshal of the household aforesaid, etc., and not by others; it was awarded, that the aforesaid Mayor and citizens should in future enjoy such liberty of livery of lodgings within the City aforesaid, in such manner as they and their predecessors, citizens of the said city, had theretofore been wont to enjoy the same in that behalf, etc. Saving the rights of the King, etc.

Oath of the Mayor.

' You shall swear, that well and lawfully you shall serve our lord the King in the office of the Mayoralty in the City of London, and the same

¹ Meaning that both Alan de Lek and John de Caustone duly appeared.

² Though the technical language is pur-

posely abbreviated in the original, this must be supplied to make the passage intelligible to the non-legal reader.

‘ city you shall surely and safely keep to the behoof of the King of
 ‘ England, and of his heirs, Kings of England; and the profit of the
 ‘ King you shall do in all things that unto you belong to do, and the rights
 ‘ of the King, in so far as unto the Crown they belong within the said city,
 ‘ you shall lawfully keep. You shall not assent unto the decrease, or
 ‘ unto the concealment of the rights or of the franchises of the King; and
 ‘ where you shall know the rights of the King or of the Crown, be it in lands,
 ‘ or in rents, or in franchises, or in suits, to be concealed or withdrawn,
 ‘ to your utmost power you shall do to repel it; and if you cannot do it,
 ‘ you shall tell it unto the King, or unto them of his Council, of whom you
 ‘ shall be certain that they will tell it unto the King. And that lawfully
 ‘ and rightfully you will treat the people of your bailiwick, and right
 ‘ will do unto every one thereof, as well unto strangers as to denizens, to
 ‘ poor as to rich, in that which belongeth unto you to do; and that neither
 ‘ for highness, nor for riches, nor for promise, nor for favour, nor for hate,
 ‘ wrong you shall do unto any one; nor the right of any one shall you
 ‘ disturb, nor shall you take anything whereby the King may lose, or by
 ‘ which his right may be disturbed. And that in all things which unto
 ‘ the Mayor of the said city it pertaineth to do, as well in the regula-
 ‘ tion of victuals as in all other things, well and lawfully you
 ‘ shall behave yourself.—So God you help, and the Saints.’

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Oath of the Sheriffs.

‘ You shall swear, that you shall be good and true unto N, the King
 ‘ of England, and his heirs, and the franchise of the City of London you
 ‘ shall save and maintain, within the City and without, according to your
 ‘ power; and that well and lawfully you shall keep the Counties of
 ‘ London and of Middelsex, and the offices which unto the same Counties
 ‘ appertain to be done, well and lawfully you shall do, according to your
 ‘ wit and power; and that right you shall do as well to poor as to rich;
 ‘ and that no good custom you shall break, or evil one maintain. And
 ‘ that the assizes of bread, and of ale, and all other assizes which unto
 ‘ you pertain, within the franchise of the City and without, well and law-
 ‘ fully you shall keep and shall cause to be kept. And that the judgments
 ‘ and executions of your Court you shall not delay without reasonable

‘cause, nor any right disturb; and that the Writs which unto you shall come, touching the state and the franchise of the City, you shall not return before you have shewn them unto the Mayor, for the time being, and unto the Council of the City, and of them have advice. And that ready you shall be, at reasonable warning of the Mayor, for keeping and maintaining the peace and state of the City. And that all other things which pertain unto your office and the keeping of the said ¹Counties, lawfully you shall do, by you and yours, and the said city shall keep from harm, according to your wit and power. And that the County of Middlesex or the keeping of the Gaol of Newgate you shall not let to ferm.—So God you help, and the Saints.’

Oath of the Aldermen.

‘You shall swear, that well and lawfully you shall serve our lord the King in the City of London, in the office of Alderman in the Ward of N, wherein you are chosen Alderman, and shall lawfully treat and inform the people of the same Ward of such things as unto them pertain to do, for keeping the City, and for maintaining the peace within the City; and that the laws, usages, and franchises of the said city you shall keep and maintain, within town and without, according to your wit and power. And that attentive you shall be to save and maintain the rights of orphans, according to the laws and usages of the said city. And that ready you shall be, and readily shall come, at the summons and warning of the Mayor and ministers of the said city, for the time being, to speed the Assizes, Pleas, and judgments of the Hustings, and other needs of the said city, if you be not hindered by the needs of our lord the King, or by other reasonable cause; and that good lawful counsel you shall give for such things as touch the common profit in the same city. And that you shall sell no manner of victuals by retail; that is to say, bread, ale, wine, fish, or flesh, by you, your apprentices, hired persons, servants, or by any other; nor profit shall you take of any such manner of victuals sold during your office. And that well and lawfully you shall [behave] yourself in the said office, and in other things touching the City.—So God you help, and the Saints.’

¹ Of London and Middlesex.

Oath of the Recorder.

‘ You shall swear, that you shall be good and true unto Richard, King of England, and unto his heirs, Kings, and unto the City of London, in the office of Recorder; and the franchises and usages of the same city, within the City and without, according to your power you shall maintain, and the counsel of the same city you shall not discover; and that well and continually you shall keep and rule the King’s Courts, in the Chamber and the Hustings, according to the custom of the City. And that you shall not omit for gift, or for favour, or for promise, or for hate, that equal law and right you shall do unto all manner of people, as well to

Fol. 208 B. ‘ poor as to rich, to denizens as to strangers who before you shall plead in the Hustings’ Pleas, and in all other manner of Pleas; and in all pleas which before you shall lawfully be pleaded you shall lawfully record the same, and your diligence shall do to see that the said pleas are well and lawfully enrolled, and no right you shall disturb; and that no judgment you shall delay, without reasonable cause. And if you shall know the rights or profits of the King or of the said city, be it in lands, rents, tenements, or forfeitures, to be withdrawn or concealed, you shall shew the same unto the Mayor and Aldermen, for the saving of the rights of the said King and the City. And readily you shall come at the warning of the Mayor and Sheriffs, or of their officers, for good and wholesome counsel unto them to give; and at all times when need shall be, with them you shall go and ride, to keep and maintain the state of the City. And that nothing you shall take from any person, denizen or stranger, who has before you any cause to plead; and no fees or robes shall you take from any one, except only from the Chamber of London, during your office. And that attentive you will be the rights of orphans to save and maintain, according to the laws and usages of the City. And in all other things which unto your office it pertaineth to do, well and lawfully you shall behave yourself.—So God you help, and the Saints.’

Oath of the Chamberlain.

‘ You shall swear, that well and lawfully you shall serve the City of London in the office of Chamberlain, and whatever you shall have in

‘ your charge touching the City, that same you shall safely keep, and the
‘ counsel of the City conceal; the rights of orphans, so far as unto you
‘ belongs, you shall save and maintain; and no record or other muni-
‘ ments, whereby the City may be disadvantaged, you shall shew or
‘ deliver unto any one, nor shall any record which contains the right of a
‘ person wrongfully conceal or deny; nor shall receive any person unto the
‘ franchise of the City otherwise than is ordained. And that the lands,
‘ tenements, and rents belonging unto the Chamber, you shall duly maintain;
‘ and the profit of the City, so far as you shall know, shall according to
‘ reason increase; nor any harm unto the City shall you permit, but to the
‘ best of your power shall prevent the same, or otherwise unto the Mayor
‘ or the Council of the City, for the time being, shall make known the
‘ same. And in all other things which unto your office pertain, well and
‘ lawfully you shall behave yourself.—So God you help, and the Saints.’

Oath of the Common¹ Countor.

‘ You shall swear, that well and lawfully you shall serve the City of
‘ London in the office of Common Serjeant, and the laws, usages, and
‘ franchises of the said city shall keep and defend, within the City and
‘ without, according to your wit and power; and the rights of orphans you
‘ shall pursue, save, and maintain; and good and lawful counsel you
‘ shall give in all things touching the common profit of the said city, and
‘ the counsel thereof shall conceal; and the common harm of the City you
‘ shall not know, but to the best of your power you shall prevent the
‘ same; or unto the Council of the City shall make it known. And
‘ attendant you shall be on the Mayor, and Aldermen, and Commons, for
‘ the causes and needs of the City, at all times when you shall be there-
‘ unto required and charged; and the same, in all places where need shall
‘ be, you shall lawfully shew and declare, and shall attentively prosecute
‘ and speed, for the common profit of the City.—So God you help, and the
‘ Saints.’

Oath of the Common Serjeant-at-Arms.

‘ You shall swear, that well and lawfully you shall serve the City of

¹ Or Pleader.

‘ London in the office of Common Crier, and the laws, usages, and franchises of the said city you shall keep and defend, within the City and without, according to your wit and power. And the counsel of the City you shall keep; and the common harm of the City you shall not know, but to the best of your power you shall prevent the same, or unto the officers and Council of the City shall make it known. And the common business of the City at all times that you shall be required, in all places where need is, you shall diligently perform; and in all other matters which unto your office pertain, well and lawfully you shall behave yourself.—So God you help, and the Saints.’

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Oath of the Common Clerk.

‘ You shall swear, that well and lawfully you shall serve the City of London in the office of Common Clerk, and the laws, usages, and franchises of the City shall keep and defend, within the City and without, according to your wit and power; and that you shall use your diligence that all pleas of Hustings and of Nuisances are lawfully entered and enrolled; and no enrolment, by yourself or by any other, without assent of the Mayor and Recorder, shall you make or suffer to be made. And obedient you shall be unto the Mayor, Judges, and Council of the City; and good counsel unto them, according to your power and wit, in all things touching the government of the City and the common profit of the people, you shall give. And the counsel of the City you shall keep, and the common harm of the City you shall not know, but to the best of your power you shall prevent the same, or unto the officers and Council of the City shall make it known; and whatever you shall have in your keeping touching the City you shall safely keep. You shall shew or deliver no record or other muniments unto any one, whereby the City may be hurt, and no record that contains the right of any person shall you evilly conceal or deny; nor shall you keep any clerk serving under you in Court, but such as at your own peril you shall be willing to answer for; and the same are to be sworn in presence of the Mayor and Aldermen; and in all other things that unto your office pertain ¹——’

¹ The conclusion of this Oath is omitted, probably by inadvertence.

Oath of the Serjeants of the Mayor and Chamber.

' You shall swear, that well and lawfully you shall behave yourself in
' your office, and without delay due execution make of the matters with which
' you shall be charged on part of the Mayor, Aldermen, and Chamberlain,
' and of the judgments delivered in the Court of the Mayor; and no fines
' or amercements, greater than such as shall be contained in the estreats
' which by the Court shall unto you be delivered, shall you levy from any
' person, poor or rich; nor shall you do any extortion by colour of your
' office unto any one, and upon Inquests you shall return good and
' lawful persons, and not persons suspected or procured by your assent.
' And the common profit of the City, in so far as unto you belongs, you
' shall promote, and unto the contrary thereof, to the best of your power,
' you shall not agree; and towards the common people well and lawfully
' you shall conduct yourself and in all other matters which unto your
' office pertain, well and lawfully you shall behave yourself.—So God you
' help, and the Saints.'

Oath of the Constables.

' You shall swear, that you shall keep the peace of our lord the King
' well and lawfully according to your power, and shall arrest all those
' who shall make any contest, riot, debate, or affray, in breaking of the
' said peace, and shall bring them unto the house or Compter of one of the
' Sheriffs. And if you shall be withstood by strength of such misdoers, you
' shall raise upon them hue and cry, [and] shall follow them from street
' to street, and from Ward to Ward, until they are arrested. And
' also, you shall search, at all times when you shall be required by
' Scavenger or Bedel, for the common nuisances of the Ward; and also, if
' there be anything done within your bailiwick contrary to the Ordinances
' of the City. And the faults that you shall find, you shall present them unto
' the Mayor and the officers of the City. And if you shall be withstood
' by any person or persons, that you cannot duly do your office, you shall
' certify unto the Mayor and Council of the said city the name and names
' of such person or persons who trouble you. And this you shall not fail
' to do.—So God you help, and the Saints.'

Fol. 209 B.

Oath of the Scavagers.

‘ You shall swear, that you shall diligently oversee that the pavements within your Ward are well and rightly repaired, and not made too high in nuisance of the neighbours ; and that the ways, streets, and lanes are cleansed of dung and all manner of filth, for the decency of the City ; and that all chimneys, furnaces, [and] reredoses are of stone, and sufficiently defended against peril of fire ; and if you find anything to the contrary, you shall shew it unto the Alderman, that so the Alderman may ordain for the amendment thereof. And this you shall not fail to do.—So God you help, and the Saints.’

Oath of the Bedels.

‘ You shall swear, that well and honestly you shall keep the Ward of which you are Bedel ; and shall suffer no man accused of robbery or of evil covin, or huckster of ale, or woman keeping a brothel, or other woman commonly reputed of bad and evil life, to dwell in the same Ward, but you shall forthwith shew the names of such unto the Alderman, to the end that he may have them turned out within fifteen days. And if the Alderman do it not, you shall at once, and after the fifteen days ended, make known the same unto the Mayor. And if any one shall make affray, or draw sword, or knife, or other weapon, you shall make known the same unto the Chamberlain of the City, or unto the Sheriffs, that so they may be able to make levy by their serjeants of such misdoers, in manner ordained for keeping the peace of our lord the King. And also, you shall return good and lawful men upon Inquests at the Hustings, and before the Sheriffs and Coroners, and not persons suspected of maintenance of parties [to the suit]. And the returns that you shall make, you shall shew unto your Alderman two or three days before the Hustings, that he may see if your return is sufficient or no. And that you shall know no poultry or other small victual, or malt, or corn, to be received in any privy place, or to be sold in secret, or against the ordinance of the Mayor, but you shall warn the Mayor and the Sheriffs thereof ; nor shall you be officer in any Court Christian during your office of Bedelship ; nor shall you brew, by yourself or by any other, to sell ; or keep an oven, or a cart for hire ; nor shall you be a regrator of any

‘victuals, or a huckster of ale, or a partner with such. And all other things which unto your office pertain to do, well and lawfully you shall do.—So God you help, and the Saints.’

Oath of those who shall be put under ¹Frank-pledge.

‘You shall swear, that you shall be good and true unto the King of England and to his heirs, Kings, and the King’s peace you shall keep; and unto the officers of the City you shall be obedient, and at all times that shall be needful, you shall be ready to help the officers in arresting misdoers, and those disobedient to the King’s peace, as well denizens as strangers. And you shall be ready, at the warning of the Constables and Bedels, to make the watches and [to bear] the other charges for the safeguard of the peace, and all the points in this Wardmote shewn, according to your power, you shall well and lawfully keep. And if you know any evil covin within the Ward of the City, you shall withstand the same, or unto your Alderman make it known.—So God you help, and the Saints.’

Oath of the Brokers.

‘You shall swear, that you shall not deal, by yourself or by any other, in any merchandize whereof you shall make brokerage; nor shall you make any bargain if you do not bring the seller and the buyer together, and lawfully witness the bargain between them; and no bargain shall you make between alien and alien of any wares. And all the bargains which you shall have to make, you shall effect as well for the poor as for the rich; and you shall take for no brokerage more than at the Guildhall is and shall be ordained. And you shall make no bargain of usury, under pain of paying one hundred pounds unto the Chamber, as also of incurring the penalty for usury for Brokers heretofore ordained. And if you shall know of any man meddling with any brokerage within the franchise of the said city, who has not been admitted by the Mayor and Aldermen, and sworn unto the said city, you shall make such known unto the Mayor and Cham-

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¹ An institution whereby the people of a district were sureties for their mutual good behaviour.

‘berlain of the said city for the time being.—So God you help, and the Saints.’

Oath of the Ale-Connors.

‘You shall swear, that you shall know of no brewer or brewster, cook, or pie-baker, in your Ward, who sells the gallon of best ale for more than one penny halfpenny, or the gallon of second for more than one penny, or otherwise than by measure sealed and full of clear ale; or who brews less than he used to do before this cry, by reason hereof, or withdraws himself from following his trade the rather by reason of this cry; or if any persons shall do contrary to any one of these points, you shall certify the Alderman of your Ward [thereof] and of their names. And that you, so soon as you shall be required to taste any ale of a brewer or brewster, shall be ready to do the same; and in case that it be less good than it used to be before this cry, you, by assent of your Alderman, shall set a reasonable price thereon, according to your discretion; and if any one shall afterwards sell the same above the said price, unto your said Alderman you shall certify the same. And that for gift, promise, knowledge, hate, or other cause whatsoever, no brewer, brewster, huckster, cook, or pie-baker, who acts against any one of the points aforesaid, you shall conceal, spare, or tortiously aggrieve; nor when you are required to taste ale, shall absent yourself without reasonable cause and true; but all things which unto your office pertain to do, you shall well and lawfully do.—So God you help, and the Saints.’

Oath of the Under-Sheriffs, and of their Clerks.

‘You shall swear, that well and lawfully you shall serve your masters who are elected Sheriffs of London and Middlesex for the year next to come; and that you shall not fail, for gift, or for favour, or for promise, or for hate, to deal equal law and right unto all manner of persons, as well poor as rich, denizens as strangers, who before you shall plead, without making maintenance of any one’s suit. And that, to the best of your power, you shall not suffer other persons to be summoned upon Inquests or juries than such as are good and lawful, and not of kindred to or procured by either party. And all pleas that before you shall be pleaded, you shall lawfully record the same, and your diligence shall use to see

‘ that the said pleas are well and lawfully entered and enrolled, at the
 ‘ suit and prayer of the party, you taking reasonable payment for the entry
 ‘ thereof. And no one’s right you shall withstand, and no extortion unto
 ‘ any person, by colour of your office, or of the office of your masters, do ;
 ‘ and no judgment you shall retard, without reasonable cause. Also, the
 ‘ franchise of the said city you shall keep and maintain to the utmost of
 ‘ your power ; and obedient you shall be unto the Mayor and Judges of the
 ‘ said city ; and good counsel unto them, according to your power and wit,
 ‘ in all things touching the government of the City and the common
 ‘ profit of the people, you shall give ; their counsel you shall keep, and
 ‘ no one you shall amerce more highly than is by the Common Council of
 ‘ the City ordained ; and for fines for affrays and bloodshed, without any
 ‘ concealment, you shall unto the Chamberlain lawfully account, in manner
 ‘ thereupon ordained. And that you shall not suffer your fermors to
 ‘ take any other customs than those which are due and reasonable, and
 ‘ anciently of usage in the said city. And that the Writs which come to
 ‘ you touching the state and the franchise of the City, you shall not return,
 ‘ before you have shewn the same unto the Mayor for the time being, and
 ‘ the Council of the City ; and that of them you shall have knowledge ;
 ‘ and the issues, fines, and amercements that come to you under the
 ‘ ¹Green-Wax or the ²Pipe, you shall lawfully levy, and no part Fol. 210 n.
 ‘ of them increase ; and those who shall have paid, you shall
 ‘ well and lawfully discharge, and shall not again make demand thereof.
 ‘ And that you shall charge the grooms of the serjeants who take carriage
 ‘ in the City, upon their oath, that they shall take no more carriage than
 ‘ they ought to take, nor shall aggrieve persons coming to the City with
 ‘ their victuals, ³by way of [taking] carriage that is for their own wares :
 ‘ and that you shall deliver no judgment contrary to any Ordinances made
 ‘ by the Mayor and Common Council of the said city, if the same have
 ‘ not been by the said Council withdrawn or amended ; and that in these
 ‘ things and all others touching your office well and lawfully you shall
 ‘ behave and comport yourself.—So God you help, and the Saints.’

¹ It was the custom to deliver estreats to the Sheriffs out of the Exchequer, under the Seal of that Court, made in Green Wax.

² The Great Roll of the Exchequer. Cer-

tain charges made out against the Sheriffs of Counties were called ‘ Summonses of the Pipe.’

³ *Par voie de cariage par avoir de leur.*

Oath of the Sheriffs' Serjeants.

' You shall swear, that well and lawfully you shall behave yourself in
' your office, and shall be obedient unto the Mayor and the Judges of the
' same city, and their honour, so far as in you lies, shall save; and no
' fines or amercements you shall levy of any person, poor or rich, greater
' than those which shall be contained in the estreats which shall be
' delivered unto you by the Court; and no extortion you shall commit by
' colour of your office against any such. And due and diligent execution
' of whatsoever you shall be charged with by the authorities of the City,
' lawfully and without delay you shall perform. And upon Inquests
' good and lawful persons you shall return, and not, by your assenting
' thereto, persons suspected or procured; and no execution for your
' private profit you shall delay; and the Ordinances unto which the
' Common Council of the City have agreed, for the peace of our lord
' the King and for the common profit of the people, to the best of your
' wit and power you shall maintain and keep; and towards the common
' people well and peaceably you shall conduct yourself.—So God you help,
' and the Saints.'

Oath of the Sheriffs' Grooms.

' You shall swear, that you shall be obedient unto the Mayor and
' superiors of the City, and shall by colour of your office no extortion
' commit; and that you shall take no more carriage than for the time
' shall be needed, nor shall aggrieve persons coming to the City with their
' victuals, by way of [taking] carriage that is for their own wares; and
' that the punishments upon judgment given wherewith you shall be
' charged by your superiors, in good and rightful manner you shall
' execute, without giving warning unto any guilty persons, privily or
' openly. And that in all other your deeds and words as a good and
' lawful man you shall comport yourself.—So God you help, and the
' Saints.'

[FITZ-ELWYNE'S ASSIZE OF BUILDINGS, 1 RICHARD I.]

Of allaying Contentions as to Assizes of Buildings.

In the year of our Lord 1189, in the first year, namely, of the reign of

the illustrious King Richard, Henry Fitz-Elwyne (who was the first Mayor of London) being then Mayor, it was, by the more discreet men of the City [thus] provided and ordained, for the allaying of the contentions that at times arise between neighbours in the City touching boundaries made, or to be made, between their lands, and other things; to the end that, according to the provisions then made and ordained, such contentions might be allayed.

That Twelve Aldermen shall be at the Hustings.

And the said provision and Ordinance was called an 'Assize.' To prosecute which Assize, and carry the same into effect, twelve men were elected, ¹Aldermen of the City, in full Hustings; and were there sworn, that they would attend faithfully to carry out the same, and at the summons of the Mayor to appear, unless by reasonable cause prevented. It was necessary however that the greater part of the twelve men aforesaid should be present with the Mayor in carrying out the matters aforesaid.

That he who demands the Assize, must demand it in full Hustings.

It should be known, that he who demands the Assize must demand it in full Hustings; and the Mayor shall assign him a day within the next eight days, for such Assize by the twelve men aforesaid, or the greater part of them, in manner already mentioned, to be determined.

²But if a house, stone-wall, drain, rain-gutter, or any other edifice shall during the time of petition for the said Assize be built, immediately, at suit of the party petitioning, [the other] shall be forbidden proceeding any further with such building. And if, notwithstanding such prohibition, any carpenters, stonemasons, or other workmen, or even the owner of the said building, shall persist in so building, they shall be sent to prison.

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¹ This word is omitted in the earliest copy of this Assize, that in the *Liber de Antiquis Legibus*. It is, in all probability, erroneous, as it is not likely that the Aldermen, as a

body, would undertake such duties.

² This passage does not appear in the earliest copy, that in the *Liber de Antiquis Legibus*, preserved at Guildhall.

*If the Hustings be not sitting, then the Assize shall be granted at a
Congregation of the Mayor and Aldermen.*

But if the Hustings be not sitting, as at the time of the Fair of Saint¹ Bartholomew, harvest-time, and the Fair held at Winchester, and a person shall deem it necessary to demand such Assize, the same shall be granted unto him gratuitously by the Mayor, some of the citizens being present with such Mayor, and be determined by the twelve jurors aforesaid, in manner already stated, or the greater part of them, and that always in presence of the Mayor.

The provision and Ordinance aforesaid, which has been called an 'Assize,' is to the following effect.—

Of Buildings erected between Neighbours.

When it happens that two neighbours wish to build between themselves a stone-wall, each of them ought to give one foot and a half of his land; and so at their joint cost they shall build a stone-wall between them, three feet in thickness and sixteen feet in height. And if they wish, they shall make a rain-gutter between them, at their joint cost, to receive and carry off the water from their houses, in such manner as they may deem most expedient. But if they should ²[not] wish so to do, either of them may make a gutter by himself, to carry off the water that falls from his house, on to his own land, unless he can carry it into the King's highway.

They may also, if they agree thereupon, raise the said wall, as high as they may please, at their joint cost. And if it shall so happen that one wishes to raise such wall, and the other not, it shall be fully lawful for him who so wishes it, to raise the part on his own foot and a half as much as he may please, and to ³build upon his part, without damage to the other, at his own cost; and he shall receive the falling water in manner already stated.

And if both shall wish to have 'arches, such arches must be made on

¹ 'Botolph' (i. e. Boston, in Lincolnshire) appears in three other copies, including the earliest one.

² The reading 'voluerint,' probably, is an

error for 'noluerint.'

³ I. e. place his joists and rafters upon it.

⁴ Used as *aumbries*, or cupboards.

either side, of the depth of one foot only ; that so the thickness of the wall lying between such arches may be one foot. But if one shall wish to have an arch, and the other not, then he who shall wish to have the arch shall find free-stone, and shall cause it to be cut, and the arch shall be set at their joint expense.

Of building Stone-walls between Neighbours.

And if any one shall wish to build of stone, according to the Assize, and his neighbour through poverty cannot, or perchance will not, then the latter ought to give unto him who so desires to build by the Assize, three feet of his own land ; and the other shall make a wall upon that land, at his own cost, three feet thick and sixteen feet in height ; and he who gives the land shall have one clear half of such wall, and may place his ¹timber upon it and build. And they shall make a gutter, to receive and carry off the water falling from their houses, in such manner as is before mentioned as to a wall built between neighbours at their joint expense. But it shall always be lawful for one desiring so to do, to raise his own part at his own cost, without damage to the other. And if they shall wish to have arches, they shall make them on either side, in manner already stated. But nevertheless, he who shall have found the land, shall find the free-stone, and shall have it cut ; and the other at his own cost shall set the same.

But this Assize is not to be granted unto any one, so as to cause any doorway, inlet or outlet, or shop, to be narrowed or restricted, to the annoyance of a neighbour.

Of Grant of this Assize.

This Assize is also granted unto him who demands it as to the land of his neighbour, even though such land shall have been built upon, ²[provided the wall so built is not] of stone.

Of Stone-walls and Rain-gutters.

If any person shall have his own stone-wall upon his own land, of the height of sixteen feet, his neighbour ought to make a gutter under the

¹ Either the joists for flooring, or the wood for the superstructure and roof.

² This passage, supplied from the other copies, has been omitted from inadvertence.

caves of the house that is situate upon such wall, and to receive in it the water falling from the said house, and lead it on to his own land, unless he can carry it off into the highway ; and he shall, notwithstanding, have no interest in the aforesaid wall, when he shall have built [a wall] beside it. And in case he shall not have so built, he still ought always to receive the water falling from the house built on such wall upon his own land, and carry it off without damage of him unto whom the wall belongs.

Fol. 211 B.

Of Common walls of stone.

Also, no one of those who have a common stone-wall built between them, may, or ought to, pull down any portion of his part of such wall, or lessen its thickness, or make arches in it, without the assent and will of the other.

Of Necessary-chambers in houses.

Also, concerning necessary-chambers in the houses of citizens, it is enacted and ordained, that if the pit made in such chamber be lined with stone, the mouth of the said pit shall be distant two feet and a half from the land of the neighbour, even though they have a common stone-wall between them. But if it shall not be lined with stone, it ought to be distant three feet and a half from the neighbour's land. And as to such pits, the Assize is afforded and granted unto every one who shall demand the same, in reference as well to those of former construction as to new ones, unless the same should happen to have been made before the provision and Ordinance aforesaid, which was enacted in the first year of the reign of King Richard, as already mentioned. Provided always, that by view of such twelve men as are before-mentioned, or the greater part of them, it shall be discussed whether such pits have been reasonably made or not.

¹In the same manner, proceedings must be taken where disputes arise as to any kinds of pits made for receiving water, whether clean or foul.

Of the Obstruction of the View from windows.

Also, if any person shall have windows looking upon his neighbour's land, although he may have been for a long time in possession of the view

¹ This passage is wanting in the *Liber de Antiquis Legibus*.

from such windows, and even though his predecessors may have been in possession of the windows aforesaid, nevertheless, his neighbour may lawfully obstruct the view from such windows by building opposite to the same, or by placing [anything] there upon his own land, in such manner as may unto him seem most expedient; unless the person who has such windows, can shew any writing by reason whereof his neighbour may not obstruct the view from those windows.

Of Corbels.

Also, if any person has corbels in his neighbour's wall, the whole of such wall belonging to his said neighbour, he may not remove the aforesaid corbels, that he may fix them in any other part of the said wall, except with the assent of him to whom such wall belongs; nor may he put more corbels in the wall aforesaid than he had before.

Of Impeding the erection of Buildings.

Be it known, that if a person builds near the tenement of his neighbour, and it appears unto such neighbour that such building is unjust and to the injury of his own tenement, it shall be fully lawful for him to impede the erection of such building, pledge and surety being given unto the Sheriff of the City that he will prosecute; and thereupon such building shall cease, until by the twelve men aforesaid, or the greater part of them, it shall have been discussed whether such building is unjust or not. And then it [becomes] necessary that he, whose building is so impeded, shall demand the Assize.

*That the Mayor shall visit the tenements where the Assize is demanded,
with the Twelve men.*

On the day appointed, and the twelve men aforesaid being duly summoned, the Mayor of the City, with the twelve men aforesaid, ought to visit the tenements of the persons between whom the Assize is demanded, and there, upon view of the twelve men aforesaid, or the greater part of them, after hearing the case of the complainant and the answer of his adversary, to settle such matter.

But either party may, on the day appointed, ¹essoin himself, and have his day at the same place on that day fortnight.

Of Default on part of the Complainant.

But if the party complaining shall make default, his adversary shall depart ²without day, and the sureties of the complainant shall be amerced by the Sheriffs. But if it shall be the person against whom the complaint is made, that makes such default, the Assize shall nevertheless proceed, according to the award of the twelve men aforesaid, or the greater part of them; and the award that shall be given by them ought by the Sheriff to be intimated unto him who has so made default, to the end that the award so made may within the forty days next ensuing be carried into effect.

Also, be it known, that so often as such award shall not within forty days have been carried into effect, and complaint shall have been made thereon unto the Mayor of London, in such case, two men of the Assize, or three, ought by precept of the Mayor to proceed to the spot; and if they shall see that so it is, then shall he against whom such proceedings of Assize were taken, be amerced by the Sheriff; and the Sheriff, at the sole cost of such person, is bound to carry such judgment into effect.

Of Corbels and Joists.

If a person has a wall built between himself and his neighbour, entirely covered at the summit of such wall with his own roofing and timber, although his neighbour may have in the aforesaid wall corbels or joists for the support of his ³solar, or even arches or aumbries;—in what-
 Fol. 212 A. ever way such neighbour may have the same in such wall, whether by grant of him who owns the wall so covered, or of his ancestor, or even without their knowledge, he may claim or have no more in the aforesaid wall than he has in possession, without the assent of him who owns the wall so covered; and he ought to receive the water falling from the house built upon such wall, under the eaves of the said house, as before-mentioned in this book, and to carry it off at his own cost.

¹ Put in a legal excuse for non-attendance. attendance.

² I. e. absolutely dismissed from future ³ Upper room.

Of Different Proportions owned in a wall.

If a person owns two parts in a wall, and his neighbour owns only a third part, still, such neighbour may place his roofing on his own part and build, as freely as he who owns the [other] two parts of such wall. And in the same manner ought rain-gutters to be made between them, as already noted in reference to those who have a wall wholly in common between them; provided always, that such portion be sixteen feet in height.

Of the Assize.

And be it known, that the Assize aforesaid shall not proceed, unless it shall be testified that he against whom the Assize is demanded, has been summoned.

Where the Assize shall proceed.

And if by the Sheriffs the same shall be testified, then upon appearance of him who demands the Assize, and of the twelve men of such Assize, or the greater part of them, the Assize shall proceed, whether the party summoned shall appear or not. Still however, he may essoin himself upon the day aforesaid, and have his day upon that day fortnight, in manner already stated.

And if it shall be testified by the Sheriffs, that he against whom the Assize is demanded was not in the City upon such day, then the Assize shall stand over, and the Sheriffs shall inform those who dwell in the tenement as to which such Assize is demanded, that he whose tenement it is, must be warned to appear upon that day fortnight; upon which day, whether he shall appear or not, in case he shall not have essoined himself, the Assize shall proceed.

Where the Assize must be demanded afresh.

And if it shall so happen, by reason of some impediment, that the men of the Assize do not proceed unto the land as to which such Assize is demanded, then it will be necessary for such Assize to be demanded afresh, either in the Hustings, or in such other way as is the usage at a different season, as already stated in this book.

But if view is made of the land, the parties pleading being present, and the greater part of the twelve men aforesaid being absent, then, although the Assize will have to stand over, they may continue the proceedings of that day upon the morrow, or upon such day, within the following fortnight, as they may please.

Of the Ancient manner of Building houses.

It should be remarked, that in ancient times the greater part of the City was built of wood, and the houses were covered with straw, stubble, and the like.

Hence it happened, that when a single house had caught fire, the greater part of the City was destroyed through such conflagration; a thing that took place in the first year of the reign of King Stephen, when, by reason of a fire that broke out at London Bridge, the church of Saint Paul was burnt; from which spot the conflagration extended, destroying houses and buildings, as far as the church of Saint Clement Danes.

After this, many of the citizens, to the best of their ability to avoid such a peril, built stone houses upon their foundations, covered with thick tiles, and [so] protected against the fury of the flames; whence it has often been the case that, when a fire has broken out in the City, and has destroyed many buildings, upon reaching such houses, it has been unable to do further mischief, and has been there extinguished; so that, through such a house as this the houses of the neighbours have been saved from being burnt.

Hence it is, that in the aforesaid Ordinance, called the 'Assize,' it was provided and ordained, in order that the citizens might be encouraged to build with stone, that every one who should have a stone-wall upon his own land sixteen feet in height, might possess the same as freely and meritoriously as in manner already stated; it always being the duty, that is to say, of such man's neighbour, to receive upon his own land the water falling from the house built upon such wall, and at his own cost to carry off the same; and if he shall wish to build near the said wall, he is bound to make his own gutter under the eaves of the said house for receiving the water therefrom. And this, to the end that

¹such house may remain secure and protected against the violence of fire when it comes, and so, through it, many a house may be saved and preserved unharmed by the violence of the flames.

Of the Building of Walls.

If any person shall wish to build the ²whole of a wall upon his own land, and his neighbour shall demand against him an Assize, it shall be at his election either to join the other in building a wall in common between them, or to build a wall upon his own land, and to have the same as freely and meritoriously, as in manner already stated. His neighbour also may, if he wishes, build another like wall, and of like height, near unto the wall aforesaid: and in such case, rain-gutters or a gutter shall be made between them, in the same manner as already stated in reference to a wall held in common.

The manner of Regulating the Assize.

It should be remarked, that when the men of the Assize shall visit the land as to which such Assize is demanded, the parties litigating being present, one of the men aforesaid ought always to ask him against whom the Assize is demanded, if he knows aught by reason whereof such Assize ought to stand over. And if he shall say that he does not, such Assize shall immediately proceed. But if he shall say that he has a deed from him who demands the Assize, or from some ancestor of his, and shall make profert thereof, [benefit of] the same shall immediately be allowed him. But if he shall say that he is not prepared to produce it, but will have such deed at a day and time when etc., then a day shall be given him on that day fortnight; upon which day he may essoin himself, and may have his day at the end of another fortnight. Upon which day, if he shall produce the said deed, [benefit of] the same shall be allowed him; but if upon such day he shall not appear,—or if he shall appear and not produce the deed, the Assize shall immediately proceed, without further delay.

It should be remarked, that this Assize proceeds in every way, as before stated in this book, both as to pleading and defending, as well against

¹ *I. e.* a house flanked by a stone-wall.

² *I. e.* the whole breadth of three feet.

persons under age as against those who are of full age ; that so by reason of the tender age of any person the Assize aforesaid shall not be prevented. But forasmuch as such a person has no discretion whereby to know how to plead or defend himself in any plea, it is necessary that his guardian and he should be jointly summoned ; that so his guardian may wholly make answer for him, in every way that he would have had to plead if such cause had been his own ; and then, whatever shall be done upon award, shall remain firm and established, without reclaim on part of him who was so under age, when he shall have come of age.

Also, if any one shall make a pavement unjustly in the King's highway, to the nuisance of the City and of his neighbour, such neighbour may rightfully prevent it, through the Bailiffs of the City ; and so it shall remain, until the matter shall have been discussed and determined by the men of the Assize.

It should also be known, that it does not pertain unto the men of the Assize to take cognizance of any case of occupation where a person has had peaceful possession for a year and a day, etc.

Of the Dropping of Rain-water, and of Gutters.

¹And although a person shall have been in possession for a long time, the water that drops from his house,—it not having a wall of stone,—falling upon the vacant land of his neighbour, still, such neighbour may build upon the said land, whenever he shall please, and may remove the eaves of the said house. And in such case, the person [building] must carry off the water that falls from the said house, without detriment to his neighbour. The same is to be done also as to rain-gutters that discharge themselves upon vacant ground.

Of the same.

And if a person's rain-gutter shall discharge itself into the gutter of his neighbour, or shall run through the middle of his tenement, such neighbour may not stop up such gutter ; and even if he shall pull down that house, and shall think proper to build it anew, he shall still be bound to

¹ This and the next Article are not included in the *Liber de Antiquis Legibus* ; but are to be found in the later copies.

receiv upon his own land the water falling from such gutter, and carry off the same, as before he used to do: but it must be fully understood by the men of the Assize that the water discharged by such gutter was so received and carried off.

[ARTICLES OF THE WARDMOTES, AND THE INQUESTS
THEREOF.]

Of keeping the Peace.

Fol. 213 A.

In the first place, that the peace of God and Holy Church, and the peace of his lordship the King, be strictly kept between clerks and laymen, rich and poor, in common.

Of Strangers.

Item, that no person be resident or harboured within the Ward, if he be not of good repute and under frank-pledge charged before the Alderman of the Ward, even though he have been under frank-pledge in another Ward.

Of the same.

Item, that no one receive a stranger in his house beyond a day and a night, if he be not willing to have him ready to stand his trial, if it so happen that he offends.

Of Courtesans and Procuresses.

Item, that no woman of lewd life, bawd, courtesan, or common scold, be resident in the Ward; but be forthwith removed by the Alderman and driven out of the Ward, or else be brought by the constables and bedel unto the Compter, there to remain in manner provided in the Article as to the Peace.

Of erecting Furnaces.

Item, that no man or woman erect any furnace or furnaces, or place any hearth beneath where they are, or any ¹heredoss where a fire is made for

¹ An open fire-grate, such as was commonly used in the middle of ancient halls.

preparing bread or ale, or for cooking meat, near unto partitions, laths, or boards, above or in a solar, or elsewhere, by reason whereof accident by fire may easily arise. And if any such there be, that the ¹Scavagers cause the same immediately to be removed or destroyed; for doing the which, the Scavagers shall have four pence for every such nuisance so removed or destroyed.

Of Chimneys.

Item, that no chimney be henceforth made, except of stone, tiles, or plaster, and not of timber, under pain of being pulled down.

Of Rebellious Persons.

Item, if there be any one, whether foreigner or denizen, who is not willing to be amenable unto the officers of the City, who have the peace of his lordship the King to keep, all persons belonging unto the peace shall be ready and prepared to come in aid of the officers, for arresting and bringing to justice such disobedient persons, according as the law demands.

Of Scotale.

Item, that no person of the Ward make Scotale in the said Ward, or in any other place within the franchise, under pain of imprisonment.

Of Labourers.

Item, that no one hire or pay masons, carpenters, ²daubers, tilers, or any other labourers whatsoever, otherwise than according to the Assize thereon by the Common Council of the City ordained, under pain of paying unto the Chamber double the amount of such excess.

Of Ladders.

Item, that all persons who dwell in great houses within the Ward, have a ladder, or two, ready and prepared to succour their neighbours in case misadventure shall happen by fire.

¹ See pages 34 and 272 *ante*.

² Daubing was a mixture of mud and straw,

applied to the frames of wooden houses; see page 251 *ante*, and Note.

Of Barrels filled with Water.

Item, that all persons who occupy such houses, have in summer-time, and especially between the Feast of Pentecost and the Feast of Saint Bartholomew [24 August], before their doors a barrel full of water for quenching such fire; if it be not a house that has a fountain of its own.

Of the Carpenters' work in houses.

Item, that no house within the liberties be covered otherwise than with lead, tile, or stone; and if any such there be, that the same be forthwith rased by the constables and scavagers, they taking for their trouble as before stated.

Of Crooks of Iron.

Item, that the reputable men of the Ward, with the Alderman, provide a strong crook of iron with a wooden handle, together with two chains and two strong cords; and that the bedel have a good horn, and loudly sounding.

Of Dirt.

Item, that no person throw straw, dust, dung, ¹sawdust, or other refuse, into the streets or lanes; but cause the same to be taken by the rakers or others to the places ordained for receiving such dirt, under penalty of two shillings [to be paid] unto the Chamber.

Of Rakers.

Item, that they have rakers sufficient for cleansing the Wards of divers refuse; and order the constables, with the bedel, to help them to collect their salary from the folks of the Ward.

Of Swine and Cows.

Fol. 213 n.

Item, that no persons rear swine, oxen, or cows, within their houses, under pain of forfeiture thereof unto the Chamber.

¹ This is, perhaps, the meaning of '*wodegore*;' a word that has not been met with elsewhere. If read as two words, it may mean refuse-wood and mud.

Of Sealed Measures.

Item, that all persons who sell by measure within the Ward, that is to say, by gallon, pottle, and quart, quarter, bushel, half-bushel, and peck, shew all their measures four times in the year unto the Alderman, at such place as he shall think proper to assign, under pain of paying two shillings to the use of such Alderman; and they shall there be sealed with the seal of such Alderman, if the same be not sealed with the seal of the Chamber: and [the party] shall pay for the seal of a gallon two pence, and for the seal of a pottle one penny, and for the quart one half-penny; for the quarter eight pence, for the bushel two pence, for the half-bushel one penny, and for the peck one halfpenny.

And if any measures be, upon assay of the Alderman, smaller than they ought to be, the same shall be burnt forthwith in the principal street of the Ward, that so they may not serve another time; and the name of him who has used them shall by the bedel be presented unto the Chamberlain, and [such person] amerced according to his deserts. And if it be found that the bedel has put the mark upon a false measure, he shall be sentenced to the pillory.

Of Stalls.

Item, that no stalls be beyond the house of a greater breadth than two feet and a half; and the same are to be moveable and flexible, at the discretion of the Alderman, according as the streets or lanes are broad or narrow.

Of Penthouses.

Item, that the penthouses be so high that persons may easily go and ride beneath the same; and if there be any such lower than they ought to be, let the same be altered by the end of fifteen days after notice given thereof by the constables, scavagers, or bedel; or otherwise, let the same by them be demolished, they taking for their trouble four [pence], as above.

Inquisitions at the Wardmotes.

You shall present if the peace of his lordship the King has been broken, or any affray made within the Ward since the last Wardmote, and by

what person or persons the same was done; or if any covin or assemblage against [the peace of his lordship the King] has been made.

Item, if there is any one resident or harboured within the Ward, who is not a lawful person, or not of good fame, or not under frank-pledge.

Item, if any woman of lewd life, or common scold, or common bawd, or courtesan, is resident within the Ward.

Item, if there is any oven, furnace, or defective reredos within the Ward, whereby it is likely that there may arise misadventure by fire; or if any persons use other fuel than wood or charcoal, against the Ordinance of the City.

Item, if any taverners, brewsters, hostlers, or chandlers, sell without measures sealed with the seal of the Alderman or of the Chamber of the Guildhall; and if any one of them sells against the Assize made thereon by the Mayor, Aldermen, and Common Council of the City; and if any one of them receives gamesters or other riotous persons after the hour forbidden by the Ordinance of the City; and if there are any persons in the Ward who are outlawed.

Item, if there is any huckster in the Ward.

Item, if any house in the Ward is covered with any other roofing than tiles, lead, [or] stone, and none with reeds or straw.

Item, if there is any one whose practice it is to place filth in any streets and lanes within the Ward, and offensively before the doors of others. Fol. 214 A.

Item, if any swine or cows are reared within the Ward, to the annoyance of the neighbours.

Item, if any leper is resident in the Ward.

Item, if any bargain of usury has been made within the Ward since the last Wardmote.

Item, if any purprestures are made in the streets or lanes, or upon the walls or fosses, of the City, or upon the Thames or other common soil within the Ward.

Item, if any baker of ¹tourte bread bakes white bread, or the converse.

Item, if [there are] any persons in the habit of wandering within the Ward after forbidden hours, and in manner forbidden by the Common Council of the City.

¹ The coarsest brown bread.

Item, if any officer of the City has made extortion or affray within the Ward under colour of his office, to the wrong and detriment of any person; and what it is that has been so done, and how done; or if any person is a maintainer or ¹champertour of litigation that is carried on within the Ward.

Item, if any person pays, or gives as wages unto, masons, carpenters, daubers, tilers, or any other labourers whatsoever, more than is ordained.

Item, if the ²ale-stake of any tavern is longer or extends further than is ordained.

³*A Certain Record as to the letting of four capital houses.*

Roger de Eure came before the Mayor and Aldermen, and the Chamberlain, of London, on a [certain] day, etc., and made complaint that whereas one Roger Sayer, and Agnes, his wife, in presence of the Chamberlain, at the Guildhall of London, did unto the said Roger grant, transfer, and to ferm let four capital houses, with their appurtenances, which they had upon lease from the Abbat and ⁴Convent of Wardone, in the parish of Saint John Zachary in London, to have and to hold unto the aforesaid Roger de Eure and his assigns from the Feast of Easter in the ⁵four-and-thirtieth year until the end of ten years then next ensuing, for a certain sum of money, which the aforesaid Roger de Eure did in hand pay unto the said Roger Sayer and Agnes, etc.; and as to the which, the aforesaid Roger and Agnes did bind themselves, their heirs and assigns, to warrant unto the aforesaid Roger de Eure, his heirs and assigns, the tenement aforesaid for the whole of the before-named term; such writing of the said Roger and Agnes being here enrolled in the paper, according to the usage of the City, by their recognizance and assent;—the aforesaid Agnes, after the death of the said Roger Sayer, on the day of Saint Peter ⁶*Ad Vincula* [1 August], in the ⁷fourth year of the then reigning [King] Edward, unknown to the aforesaid Roger de Eure, entered the house aforesaid, and, against her own deed, still continued therein, nor would allow the said Roger de Eure to enter it;

¹ One who encourages litigation with the view of sharing in the profits resulting therefrom.

² The pole projecting from the house, and supporting a bunch of leaves.

³ This article bears no reference to those

immediately preceding it.

⁴ A Cistercian Abbey in Bedfordshire.

⁵ Of the then reigning King, i. e. Edward I.

⁶ 'Saint Peter's Chains.'

⁷ Qy. if not 'third'?

but by force of arms had hitherto occupied the said house, against her own deed here in the paper, as the usage is, enrolled:—and he asked the award of the Mayor and Aldermen thereupon.

And hereupon, command was given unto the Sheriffs by the Mayor, that they should give notice unto the said Agnes to appear in the Chamber aforesaid upon a certain day, there to shew, if she should have or know ought to say for herself, why the aforesaid Roger de Eure ought not to enjoy his tenement, etc. And testimony was given by the Sheriff that notice had been given three times unto the aforesaid Agnes, and she did not appear, etc. And forasmuch as it appeared unto the Mayor and Aldermen that recognizances here made in the paper by men and their wives, in manner already stated, would be of no effect, unless those receiving such tenements for a term of years could use and enjoy such term,—it was agreed by T[homas] Romaine, Mayor, Nicholas de Farendone, J. de Wengrave, J. de Lincoln, W. Servat, Simon de Paris, Nicholas Picot, J. de Wyndesore, William de Leire, William Trent, Thomas Sely, and Simon Bolet, Aldermen, that the aforesaid Agnes should be removed from the tenement aforesaid, and that the said Roger de Eure should be placed in the same tenement; that so he might be in the same plight as to the tenement aforesaid that he was in at the time when the said Roger Sayer and Agnes unto the same Roger did let the same.

Therefore commands were given unto the Sheriffs, that they should replace the said Roger de Eure in the said tenement, to hold the same for his term, etc., saving the rights of every one, etc.

BOOK III.

PART THE THIRD.

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Also, that all corn shall be delivered unto the miller by weight	[307].
Also, of the punishment of a brewster who infringes the Assize of ale	[307].
Also, that no kind of loaf be made of a greater price than at the rate of two or four loaves for a penny	[308].
Also, that no loaf be coated with bran, or made of bran	[308].
Also, that every baker shall have the impression of his seal apparent on his bread	[308].
Also, that no baker shall sell bread in his own house, or before his oven	[308].

Also, that no baker enter the Churchyard of Saint Michael's, or etc., for the purchase of corn, before Prime is rung	[308].
Also, that no baker make [his fire] of [fern], stubble, etc.	[308].
Also, that no baker [harbour] a guest beyond one night, etc.	[308].
Also, that no regratress pass over London Bridge towards Suthewerke, or elsewhere, to buy bread	[308].
Also, that bakers who rear swine, keep the same out of the streets and lanes of the City	[309].
Also, that no baker withdraw the servant of his neighbour	[309].
Also, of the servant of a baker offending against his master	[309].
Also, that no baker give the benefit of any credit to a regratress, so long as he shall know her to be in debt unto his neighbour	[309].
Also, that no baker presume to enter upon the calling of a baker, unless he have moveable goods to the value of forty shillings	[309].
Also, that no loaf be made for sale at the price of three farthings, or of five farthings, etc.	[309].
Also, that no baker or regratress buy bread made out of London, unless the same be of proper weight according to the Assize of bread made in the City of London	[309].
Also, that no bread be taken [for inspection] when cold, but [only] while hot	[310].
Also, that no baker of tourte bread sell bread unto a regratress, nor yet in his shop, but only from his hutch, and that in the market of his lordship the King, and not in his own house, under a penalty of forty shillings after challenge made thereof, etc.	[310].
Also, that no baker of tourte bread make white bread	[310].
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Also, that no huckster buy any ale for resale	[313].
Also, of aleconners	[313].
Also, that no brewer or brewster sell ale unto any one for resale	[313].
Also, as to bakers	[313].
Also, of a certain Writ of his lordship the King as to a Sheriff absenting himself, and [not] being presented at the Exchequer	[314].
Also, of persons propounding writings or acquittances in the Sheriffs' Court, etc.	[315].

Also, of a certain Writ of his lordship the King, to bring up the body of John le Despenser before the Justiciars of the Bench of his lordship the King	[316].
And of the Return of the said Writ	[317].
Also, of admitting aliens unto the freedom	[317].
Also, of sealing letters under the Common Seal	[317].
Also, of the Common Seal, and the keys of the chest in which such seal is kept for safe custody :	[317].
Also, of a certain Writ issued as to usurers	[318].
Also, of an Ordinance made as to usurers	[319].
Also, of a certain Letter under the Privy Seal as to tortious contracts of exchange	[321].

*Of the Statutes of the Fishmongers, and of their Hallmote ; and of
Fish, Boats, and Nets.*

In the first place, that he who shall be absent at the Hallmote shall incur an amercement	[323].
Also, that no fishmonger ought to go beyond the boundaries to meet fish	[323].
Also, of the boundaries	[323].
Also, that no one shall buy fish in any vessel afloat	[323].
Also, that no one ought to avow any fish, unless it be his own chattels, under risk as to such fish, etc.	[323].
Also, how much the men of that trade shall give unto their bailiff	[323].
Also, that the monks of Saint Alban's shall give unto the bailiff one mark <i>per annum</i>	[324].
Also, of a spindeleresbot that brings melwels,—how much the same shall give	[324].
Also, of a hoescip of Flanders, how much it shall give	[324].
Also, of a mannbót, how much it shall give	[324].
Also, how much a vessel that brings mackerel shall give	[324].
Also, how much a vessel that brings fish in dorsers shall give	[324].
Also, of dorsers that come by land	[324].
Also, how much a boat that brings dabs shall give	[324].
Also, how much a whelk-boat of five tandels shall give	[324].

Also, for porpoise, how much shall be given	[324].
Also, of an oyster-boat, how much it shall give	[325].
Also, of a vessel of Scotland that brings salmon, how much it shall give	[325].
Also, how much the first vessel that comes from Gernemue with herrings shall give	[325].
Also, for a cart that comes into Chepe, how much the bailiff of the Fishmongers shall take	[325].
Also, of a vessel with bulwarks, how much it shall give	[325].
Also, how much a vessel with bails shall give	[325].
Also, that no stockfishmonger or apprentice ought to go on board of a ship for buying any fish	[325].
Also, that no stranger ought to buy of a stranger	[326].
Also, that no stranger shall go on board of any whelk-boat, unless he is called	[326].
Also, that no person shall sell upon the Quay by retail	[326].
Also, that no person shall carry ¹ [boiled whelks for sale]	[326].
Also, that no fishmonger shall go out of the City, by water or by land, to meet any fish	[326].
Also, of the baskets ordained by the Fishmongers of the City	[326].
Also, that a fishmonger shall have in each single basket but one kind of fish	[327].
Also, that the Fishmongers shall have two Hallnotes in the year, etc.	[327].
Also, that no one of the City, or other person, shall sell or buy fresh fish for resale, before sunrise, etc.	[328].
Also, that no one ought to forestal the market in buying fish	[328].
Also, that no person free of the City shall hold partnership with a stranger in buying fish	[328].
Also, of oysters, cockles, [and] mussels, brought to London	[329].
Also, that the reputable men of the Mystery of Fishmongers who have their own boats and nets, shall sell as of old they have been wont, etc.	[329].
Also, that all kinds of fish brought into the City in closed baskets shall be as good at bottom of the basket as at the top	[329].

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¹ This sentence is left incomplete in the original.

Also, that every one shall see as to his basket, that it be in manner stated	[329].
Also, of sturgeon in casks	[329].
Also, that fish brought into the City at night shall not be removed from the boat before sunrise	[329].
Also, that no fish brought by land in baskets shall be harboured in a shop or house, but only in view of the people before [the fishmongers'] shops	[329].
Also, of lampreys, etc.	[330].
Also, that no one shall buy lampreys for resale, until the fourth day after their arrival	[330].
Also, that no stranger shall sell lampreys, after etc.	[330].
Also, that the Fishmongers shall have their Court holden by the Sheriffs, or by their clerks, for pleas, just as in the Sheriff's house	[330].
Also, that no one shall receive more than two apprentices, or three at most, except according to his means	[330].
Also, of apprentices	[330].
Also, that the purveyors of the Abbat of Saint Alban's shall not buy fish to be taken out of the City, save only for the use of the Abbat and Convent	[331].
Also, that no person shall buy herrings, mackerel, or other fish, that is brought into the City by cart, before the hour of noon, or for resale, etc.	[331].
Also, that sprats shall be sold and measured by tandel and by half tandel, etc.	[331].
¹ Also, that fishermen who take smelts with great nets, shall begin at the Feast of the Purification of the Blessed Mary, etc.	[331].
Also, of another kind of net, called 'codnet'	[332].
² Also, of another kind of large net	[332].
Also, of another kind of net, called 'petresnet'	[332].
Also, of another kind of net, called 'pridnet'	[332].
Also, of another kind of net, called 'treinekes'	[332].
Also, that no one shall take lamperns after Easter	[332].

¹ These articles, it will be seen, are all omitted in *Liber Albus*, but a translation of them is supplied from the *Liber Custumarum*

at Guildhall.

² This article is placed before the preceding one, by inadvertence, in the original.

Also, of another kind of nets, that are not advantageous, as being too narrow [in the mesh] [332].

Also, of another kind of nets, called 'chotnet,' [etc.] that are forbidden [332].

Also, of nets taken in the Thames, and burnt [332].

Of Keeping the Peace, and of Sheriffs, Usurers, Records and Pleadings, and certain other Articles and Customs under-written.

In the first place, of a certain Writ of his lordship the King as to the proclamation of the Ordinances under-written [334].

Also, of keeping the peace [334].

Also, that no one go armed within the City [335].

Also, that hostellers warn their guests that they leave their arms at their hostels [335].

Also, that felons and misdoers may be arrested by reputable men, without the officers of the City [335].

Also, of the penalty for drawing a knife, or striking with the fists, within the City [335].

Also, of persons guilty of maintenance [336].

Also, of setting proper watches in each Ward [336].

Also, of an Ordinance as to pleas to be pleaded before the Mayor, and of process therein [337].

Also, that although persons free of the City may sojourn without the liberties of the City, they shall enjoy such liberties [337].

Also, that although a person shall have been admitted unto the freedom of the City in one Mystery, he may still follow another [338].

Also, that a second wife shall have one half of her husband's goods, although the said husband shall have had issue by the first wife [338].

Also, that a wife shall have her free-bench [339].

Also, of a judgment against usurers [339].

Also, of a declaration as to usury [344].

Also, of a certain Writ of his lordship the King as to brokers [345].

Also, as to how much brokers shall take for the sale of a tun of wine [346].

Also, that the Sheriffs shall find clerks to write out the Pleas of Hustings [346].

Also, of giving judgment in the Hustings	[347].
Also, that demandants shall always be ready in Court	[347].
Also, that the Sheriffs shall deliver unto the Chamberlain of the Guildhall, at the Feast of Saint Michael, their rolls of Assize of Novel Disseisin, etc.	[348].
Also, that the Sheriffs shall not hold a Court except in presence of Aldermen	[348].
Also, that the Sheriffs shall not return Writs touching the Commonalty, except with the assent of the Mayor and Commonalty	[349].
Also, that the officers shall be obedient unto their superiors	[349].
Also, that the Sheriffs of London may attach a man for felony committed in a foreign place	[349].
Also, of claim made on proof of testaments	[351].
Also, of sequestration of goods, etc.	[351].
Also, of the withdrawal of goods in deceit of the demandant	[351].
Also, that the appraisers of goods may have the goods appraised at the price assessed	[352].
Also, of a petition as to those who demand Writs of Error, and of a certain Writ issued thereupon	[352].
Also, of a petition of Dower	[354].
Also, of record and process as to the said Dower, sent before the Justiciars of the Bench of his lordship the King	[354].
Also, of a Writ to the effect that the Mayor of the City of London shall be one of the Justiciars at Newgate	[357].
Also, that the said Writ will be found in the Exchequer of his lordship the King	[357].
Also, of a certain Writ to the effect that the Constable of the Tower shall not take prises	[358].
[A second Writ as to the same]	[359].
Also, that a person free of the City shall not implead another without the liberties of the City	[360].
Also, of an agreement made between the merchants of London and the merchants of Amyens, Corby, and Neel	[360].
Also, of [the ¹ appointment of a proctor by] the said merchants	[365].

¹ The word *acquietantia* here, in the original, is evidently an error.

Also, an indenture made between the merchants of London and the merchants of Amyens, ¹ Corby, etc.	[367].
Also, of a certain Writ of his lordship the King directed unto the taxors of the County of Oxford, that they should not assess the citizens of London among them to tallage	[368].
Also, of a certain plea pleaded before the Justiciars of the Bench of his lordship the King, in which the liberty of the City was allowed	[369].
Also, of penthouses and other easements made in tenements, etc.	[371].
Also, of a certain proclamation that persons who bring corn and malt by way of Ware, shall bring the same to Graschirche; and that those who bring the same by the Western parts, shall bring it to Newgate	[372].
Also, of a certain record sent before his lordship the King	[373].
Also, of the liberty allowed that no person shall implead another without the walls of the City	[375].
Also, of a Precept and Attaint	[376].
Also, of a certain Writ returned before the Justiciars Itinerant at Northampton	[382].
Also, of Return of the said Writ	[382].
Also, of Escheators	[382].
Also, that jurors in Assizes shall be examined as to the whole matter	[384].
Also, of the notices to be given by tenants unto the owners of the tenements which they hold of them	[385].
Also, of the approval of a certain custom that if any person shall devise land, tenements, or rents, for the performing of any works of piety, although at the time of such devise there may not be a parson qualified to receive the bequest, such bequest shall still take effect	[386].
Also, of an Ordinance against bondmen, that they shall not be admitted to the freedom of the City, or to judicial rank therein	[388].
Also, of a certain proclamation made, that dogs shall not wander in the City at large	[388].
Also, of an Ordinance as to the ale-stakes of taverns	[389].
Also, of driving carts	[389].

¹ Properly, 'to the exclusion of those of Corby and Neel.'

HERE BEGINS THE THIRD PART OF THIS BOOK.

Fol. 214 n.

Of the Assay of Bread.

According to the custom of the City of London, an Assay of bread ought to be made after the Feast of Saint Michael in each year, by four discreet men chosen and sworn thereunto ; and according to the proportion in weight set by such Assay, the bakers ought to bake throughout the whole of that year. Of which procedure the following is the method ;—the four men so sworn as aforesaid are to buy three quarters of corn, one namely upon the ¹Pavement in Chepe, one at Greschirche ²or at Billyngesgate, and a third at Queen-Hythe ; of which corn they are to make wastel, light bread, and brown bread. And after, with great diligence, they shall have baked such loaves, they shall present them, while hot, unto the Mayor and Aldermen at the Guildhall ; and there, while so hot, such loaves shall be weighed.

Then shall be reckoned the price at which the corn aforesaid was bought, and there shall be allowed for expenses, as to each quarter, the sum of eight pence ; the price also shall be reckoned at which the bran was sold, and shall be subtracted from the purchase price. And if there shall be more loaves in number than there are halfpennies in the purchase price after the expenses have been allowed for, the weight of the loaves forming such surplus shall be distributed among the remaining loaves ; and so, every loaf will be of the proper weight. But if the loaves shall be fewer in number than the number of halfpennies in the purchase price after the expenses have been allowed for, then an equal quantity shall be subtracted from the weight of each loaf, until there shall be made up as many loaves of equal weight as there are halfpennies in the purchase price, after the expenses have been so allowed for.

Of this procedure the principle is as follows :—at times, however, there

¹ Probably near the Church of St. Michael le Quern, at the west end of Chepe, where a corn-market was held.

² Instead of '*unum*' here, '*sive*' is the correct reading, according to the *Assisa Panis* at Guildhall, *temp.* Edward I.

is a deficiency, though it is but a trifling one, and such deficiency may be easily ascertained.—If the loaves are more in number than the halfpennies, let the excess be taken in the number of such loaves, and its proportion be ascertained relatively to the number of halfpennies, and then, according to such proportion, let the weight of each loaf be increased. For example: suppose that the halfpennies are 20 in number, and the loaves, 24,—each loaf being 40 ¹shillings in weight,—then the number of loaves exceeds the number of halfpennies, which is 20, and by the fifth part thereof, seeing that five times four make twenty. Accordingly, the weight of each loaf will have to be increased by one-fifth of its weight. But the weight of the loaf was forty shillings, of which a fifth part is eight shillings; and therefore, there will be twenty loaves, each of 48 shillings. The proof of which is as follows:—24 loaves, each 40 shillings in weight, weigh 48 pounds; while 20 loaves, each 48 shillings in weight, weigh exactly the same; but the [original] number of halfpennies was 20,—so that the number of loaves is now made equal with that of the halfpennies, the weight of them [in the whole] being the same as before.

Of the same.

If the halfpennies should be more in number than the loaves, it must be seen what proportion the excess in the number of halfpennies bears to the number of loaves; and if it be one-third, then each loaf will have to be lessened by one-fourth; and if it be one-fourth, each loaf will have to be lessened by one-fifth; and if one-fifth, each loaf will have to be lessened by one-sixth. For example:—

Of the same.

Suppose the number of halfpennies is 24, and the number of loaves twenty, then the excess is four, as in the former case, which is one-fifth of twenty; and then every loaf will have to be diminished one-sixth in weight. Accordingly, if the weight of each was forty shillings, it will now be 33 shillings and four pence. The proof of which is as follows:—twenty loaves, each forty shillings in weight, weigh forty pounds; while 24

¹ One shilling-weight being three-fifths of an ounce troy, each loaf would weigh two pounds troy.

loaves, each 33 shillings and four pence in weight, weigh the same; and so the number of loaves is made equal with the number of halfpennies, the weight of them [in the whole] being the same.

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Another Assay, as to White Bread.

¹According to the custom of the City of London, the Assay of bread ought to be made after the Feast of Saint Michael in each year, by four discreet men sworn thereunto; and after the example of such Assay, the bakers ought to make their loaves throughout the whole of that year; upon the understanding, however, that if corn is afterwards sold at a higher price than it was at at the time of making such Assay, the loaf in such case ought to weigh less than it did. Now it requires some consideration in ascertaining how, according to the increase or decrease in the price of corn, the loaf should decrease or increase in weight. But, speaking in general terms, it is true that whatever the price is of corn, that price the loaf ought to follow as to weight, [such weight being ascertained] ²when all the loaves were weighed at once and together, after being made by the Assayers before-mentioned. And observe, that when the quarter of corn is dear, you will have more loaves made out of a quarter [of wheat], and of less weight. But when it is cheap, you will have fewer loaves, but of greater weight.

Now let us see;—if corn has increased in price, see what is the excess of price as compared with that at which it was sold at the time of the Assay: whether it has increased by one-half, or by one-third, one-fourth, one-fifth, one-sixth, one-seventh, one-eighth, one-ninth, one-tenth, and so on. And take note of such proportion, and see how many such parts are contained in the price of a quarter, as then sold, and so make your loaf weigh less by such proportionate quantity than it did when it was weighed by the Assayers. For example:—it sometimes happens that the quarter of corn, when the Assay is made, is five shillings in value, and that by such Assay it is awarded that the halfpenny loaf of light bread shall weigh ³forty shillings: in such case, it is the fact that 120 halfpenny loaves may

¹ This Assay is evidently of a different date from that preceding; as it varies in some particulars.

² This passage seems to be in an imperfect

state.

³ *I. e.* two pounds, troy; but sixty shillings, *i. e.* three pounds, is the correct reading.

be made from one quarter, which, weighed at once and together, will weigh ¹360 pounds sterling. Again, from a half quarter sixty loaves may be made, which, weighed at once and together, will weigh 180 pounds sterling; in which case, each penny [in the price of the wheat] is equivalent to twelve pennyweights in each of the halfpenny loaves. Hence it is that, if the quarter of wheat increases one penny in price, then the halfpenny loaf must decrease in weight by twelve pennyweights; while if the price of a quarter falls one penny, the loaf ought, in such case, to increase in weight to the extent of twelve pennyweights.

If the quarter of wheat is doubled in price, or, in other words, is sold at ten shillings, then subtract one-half of the weight of the loaf as made by the Assayers; in which case, the loaf ought to weigh thirty shillings, and you will have to a half quarter 120 halfpenny loaves, which, weighed once and together, will weigh 180 pounds sterling, as above-mentioned. In such case, each penny [in the price of the wheat] is equivalent to ²three pennyweights in each halfpenny loaf. If corn increases one-third in price, the quarter being sold at seven shillings and six pence, then subtract one-third of the loaf as made by the Assayers; and in such case, the loaf will weigh forty shillings, and to a half quarter you will have ninety loaves, and then each penny [in the price of the wheat] will be equivalent to about ³five pennyweights [in each halfpenny loaf].

Of the Light Bread that is called 'Puffe.'

The light bread, which in the markets is known as '*pouf*,' ought to be of the same 'bolting and weight as ⁶wastel bread. As to ⁶demesne bread, known as '*demeine*,' the halfpenny loaf should weigh the same as the farthing loaf of wastel, except nine pennyweights which may be lost in baking.

Also, in the same book, that is to say, in the ⁷Lesser Black Book, in the fifth folio that follows, under the Assay made in the sixteenth year of

¹ Equal to 360 pounds troy.

² Qy. if not six?

³ Qy. eight?

⁴ I. e. fineness.

⁵ Bread of second quality.

⁶ *Panis Dominicus*. Simnels made of the

very finest flour were thus called, from an impression upon them of the effigy of our Saviour.

⁷ It is possible that under the name '*Parvus Niger Liber*,' Letter-Book A, still preserved at Guildhall, may be meant.

King Edward, son of King Henry, it is found stated as follows:—‘It was
 ‘then adjudged by the Aldermen, and by presentment of the bakers, that
 ‘French bread, the same that is called “*pouf*,” shall be of the same
 ‘bolting as wastel, and shall from henceforth weigh the same as wastel,
 ‘and that the [halfpenny] loaf of bread known as “*demeine*” shall weigh
 ‘the same as the farthing loaf of wastel, save nine pennyweights,
 Fol. 215 B. ‘which it may lose in baking.’

French Bread.

Judgment in reference to the bread known as ‘French bread,’ when
 the bakers of white bread were taken; on the Tuesday, namely, after the
 Feast of the Apostles Philip and James [1 May], in the two-and-twentieth
 year of the reign of King Edward, son of King Henry:—‘Alan de
 ‘Padyngtone, one halfpenny loaf of pouf belonging to whom weighs six-
 ‘teen ¹shillings and tenpence halfpenny, and is deficient eight shillings
 ‘and two pence in weight. Also, [another] loaf of pouf belonging to the
 ‘same man weighs eighteen shillings and one penny halfpenny, and is
 ‘deficient six shillings and eleven pence in weight. Therefore judgment
 ‘must be passed upon him.’ This is to be found in the Greater Black
 Book, folio 1.

[A Provision made] as to Millers.

A provision made as to millers, by the Mayor and Aldermen of the
 City. These Aldermen were then present;—John Horne, Philip le
 Taylour, Robert Bassynges, Nicholas de Wyntone, William de Farndone,
 Robert de Rokesley, Henry de Frowyk, Robert de Meldeborne, Richard de
 Chigewelle [and] William de Mazeliner, ²Sheriffs.

Of Corn.

It is provided, that there shall be paid, for the weight of every quarter
 of corn that is carried to the mill, one halfpenny in flour at the mill; and
 for the weight of every half quarter, one farthing.

¹ Each such shilling-weight being three
 fifths of an ounce troy.

² In the 10th Edward I., A.D. 1282-3.

Of Multure.

Also, that there shall be paid unto the miller, for the multure of one quarter, three pence; [and] for the multure of a half quarter, one penny halfpenny.

Of [Fraudulent] Millers.

Also, it is provided, that if a miller shall be convicted of stealing flour, or having been guilty of any fraud, the mill-horse, coming to the 'pound, shall be there attached with the flour until such time as the owner of the mill shall come to redeem his horse. Also, that the owner of the mill shall produce the person who so stole the flour, or was guilty of such fraud; or, if not, such owner must pay half a mark. And if the miller shall appear, he shall be adjudged the punishment of the hurdle, like a baker; and nevertheless, the owner must make satisfaction for the flour that is deficient, or else must pay money for the same, to its full value. And if the owner shall be unwilling to appear, or to produce the miller, all persons shall be forbidden to go to his mill with corn for grinding, until such satisfaction shall have been made.

Of the same.

It is also provided, that all corn shall be delivered unto the miller to be ground by weight, that so the flour resulting therefrom may correspond with it in weight.

Of Brewers.

Also, it is provided, that when ²brewsters shall infringe the Assize of ale, and shall have been convicted thereof, the person so convicted shall, for the first offence, pay ten shillings, for the second twenty shillings, and for the third shall have the punishment that is provided for the same in Westchepe. And if it happen that any woman so convicted shall be unwilling or unable to pay, she must have such punishment awarded.

¹ There can be little doubt that this is the meaning of 'pondus,' though certainly an unusual application of the word.

² The trade of brewing within the City was confined almost wholly to females, and was reckoned among the callings of low repute.

HALLMOTE OF THE BAKERS.

Of Bread.

‘ Loaves must be made for sale at the rate of two and four for the penny; and no kind of loaf shall be made for sale at a greater price, but only two loaves, or four, for a penny, and this according to the Assay of this present year.

‘ No bread shall be coated with bran, or made of bran, so as to be found worse when broken than it is on the outside.’

Of Bakers.

‘ Every baker shall have the impress of his seal appearing on his bread, that so the same may be more easily and readily known. And this manner of sealing shall be used as well in brown bread as in white.

‘ No baker shall sell bread in his own house, or before his oven; but he shall have a basket with his bread in the market of his lordship the King; that so, in case the bread, according to the market price of corn, be not of full weight, the body of the baker may be amenable to justice.

‘ No baker shall enter the Churchyard of Saint ¹Michael’s, or the market of Westchepe, Greschirche, Billyngesgate, Botulveswharf, or Queen-Hythe, or shall go on board of any vessel to buy corn, before Prime is rung.

‘ No baker shall cause his fire to be lighted with fern, stubble, straw, or reeds.

‘ No baker shall harbour a person beyond one night, unless he is prepared to produce such person to stand his trial, in case he shall commit an offence.’

Of Regrators.

‘ No regratress shall pass over London Bridge towards Suthwerke, or elsewhere, for the purpose of buying bread, and to bring the same into the

Fol. 216 A. ‘ City of London for sale; seeing that the bakers of Suthwerke, and other places, are not amenable to judgment in the City.’

¹ On Cornhill.

Of Bakers and Bread.

' Bakers who rear swine may safely rear them in their own houses, or elsewhere, without the streets and lanes of the City.

' No baker shall entice the servant of his neighbour from his service, so long as he shall be bound to remain in such service, either for payment of wages or as being bound thereto in good faith; and this, under pain of amercement, unto the use of the Sheriffs, in a sum of forty shillings.

' If any servant of a baker shall commit an offence against his master, so that he shall presume without leave to forsake the service of such master, we do enact that, under pain of a forfeiture unto the Sheriffs, no baker shall receive or retain such person, until he shall have made full satisfaction unto his master therefor.

' Whereas it is a common thing for traders to give credit, and for bakers more especially to do so in general with regratresses; we do, under the penalty before-mentioned, forbid that any baker shall give unto any regratress the benefit of credit, so long as he shall know such woman to be in debt unto his neighbour.

' For avoiding the innumerable and intolerable perils and scandals that are wont oftentimes to arise among our fellow-bakers, we do strictly forbid that any one shall presume to obtain admission into such trade, unless, from his own means or by the aid of his friends, he can carry on the said trade satisfactorily to his lordship the King and to the City, to the amount of forty shillings, and can find sureties that he will do the same.

' No loaves shall be made for sale at the price of three farthings, or of five farthings, or at the price of one penny, or at a higher price. And if such loaf shall be [found], whether carried in the arms or beneath a towel, the same shall be taken to the Sheriffs' use, as forfeited, without any reclaim thereof, etc.

' Bread made out of London, and brought into the City of London for sale, we do pronounce to be ¹spurious; and we do therefore strictly enjoin, that no baker or regratress shall presume to buy any such bread for

¹ 'atullerimum.'

' sale ; unless the same be of proper weight, according to the Assay of
' bread made in the City of London, in conformity with the ¹requirements
' of the year.

' No bread shall be ²taken when cold, but only while hot, just as when
' delivery is made unto the baker, according to the Assay.

' No baker of ³tourte bread shall sell bread unto a regratress, nor yet in a
' shop, but only from his hutch, and that in the market of his lordship the
' King, and not in his own house, under pain of paying forty shillings after
' challenge made thereof, etc.

' No maker of tourte shall make white bread ⁴[for sale, or ⁵the converse.

' No bread shall be sold at the ⁶hutch in the market of his lordship the
' King, except on Wednesday and Saturday ; and if any bread shall be
' found on sale at the place aforesaid on any other than such days, such
' bread shall be pronounced forfeited, without reclaim thereof, etc.

' It is enacted that there shall be four principal Hallmotes held among the
' bakers in each year ; the first of which shall be held just before the Feast
' of Saint Michael, for the advantage of the City and of the realm : that so,
' the bakers, summoned thereunto, may receive and become acquainted with
' the ⁷two Sheriffs who have been newly created, and may recall to mind
' such Statutes of the City as pertain unto bakers, and receive the Assay of
' bread. Thereby is shewn, to the well-being of the commonwealth, etc.
' The second Hallmote must be held after our Lord's Nativity : that so, if
' there shall have been any transgression during the first term of the year,
' the same may there without difficulty be fully amended ; as also, to the
' end that, during the solemn Festival of our Lord's Nativity, no default
' may arise among the bakers, howsoever they may be minded thereto, as
' well with regard to flour as to corn for making their bread. The third
' Hallmote is customarily summoned after the close of Easter ; as well to pro-
' vide for the King's arrival as that of the great men of his realm, that so no

¹ According as corn is cheap or dear, and the loaf large or small.

² For examination as to weight.

³ The coarsest brown bread. It was also known as 'trete.'

⁴ From this point, these Ordinances are copied from the *Liber Custumarum*, preserved at Guildhall, folio 60. They are omitted, probably from inadvertence, in *Liber Albus*.

⁵ *I. e.* no maker of white bread shall make tourte.

⁶ A large box in which bread sold in the markets was kept. Sometimes also it was kept in 'paniers,' or large baskets.

⁷ The word is '*suos*' in the original ; but there can be hardly a doubt that the correct reading is '*duos*.'

' want of such resources may seem likely to arise, etc. The fourth Hallmote will have to be held after the Nativity of Saint John the Baptist [24 June] ; to the end that, by common counsel and prudent foresight of the City, that which, during the first three terms, shall have been solemnly initiated, may in this fourth term be beneficially consummated ; that so, through ignorance or neglect of so important a work, prudence may not result in loss.

' At the four Hallmotes aforesaid all the bakers ought to appear ; and if they shall not appear, or reasonably excuse or essoin themselves, each of such persons shall be amerced by the Sheriff in a sum of 21 pence. And if any person shall desire to enter upon the exercise of such calling of a baker, he shall pay for his entrance one ¹besant, or, in other words, two shillings, etc.']

Of the Sale of Ale.

' Let proclamation be made, that every brewer and brewster sell the gallon of best ale for one penny halfpenny, and the gallon of second for one penny, and not more, to any person ; and that they make and brew as good ale, or better, as they were wont before the proclamation, lately made in this same year and place. And that every vessel that is brought or removed unto any brewery to be filled, stand there one day and one night, full of ale for working ; and that upon the second morning, at the taking away thereof, it be well filled with good and clear ale. And that each brewer and brewster follow his and her trade in such Fol. 216 a. manner as they were wont, brewing as much as such person has been accustomed, and not less by reason of this Ordinance. And if any brewer or brewster be not willing to brew, or brew less than such person was wont to brew, let such person be held to be a withholder of victuals from the City, and for such disobedience and malice incur the penalty of imprisonment, at the will of the Mayor for the time being ; and nevertheless, let such person forswear the said trade within the franchise of the City for ever. And that each brewer and brewster, so soon as ever such person shall have made a brewing, send for the Aleconners of the Ward wherein they

¹ So called from Byzantium, where it was originally coined. At an earlier period the silver besant was worth but 1s. 9d.

' dwell, to taste the ale, that so he or she sell no ale before that the said
' Aleconners have assayed the same, under pain of forfeiture of the said ale
' so sold; one half thereof to go to the Chamber, and the other half to the
' said Aleconners; which Aleconners shall be elected in each Ward of the
' said City, according to the advice and assent of the Alderman and re-
' putable men of the same Ward, and shall be removed when they please.
' And that the Aleconners, or two of them, be always ready, when they
' are required, to taste any ale and to perform their duty, under pain of
' imprisonment, at the will of the Mayor. And in case any ale be not so
' good as it was wont to be, that the same be then sold according to the
' price set thereupon and ordained, by assent of the Alderman of the Ward
' and of the Aleconners deputed thereunto. And if any man or woman
' sell the gallon of best ale at a higher price than one penny halfpenny,
' and the gallon of second at a higher price than one penny, as aforesaid, and
' shall thereof be attainted, let him or her pay, the first time, forty pence,
' that is to say, one half thereof to the Chamber and the other half to the
' Aleconners of the Ward. And if such person be a second time thereof
' attainted, let him or her pay half a mark; and if a third time, one
' mark, to be divided equally in manner aforesaid. And if such person
' be a fourth time thereof attainted, let him or her forswear the said trade
' within the franchise of the City for ever. And if any brewer or brewster
' be attainted by any other person than an Aleconner, of having acted in
' contravention of the Ordinance aforesaid, let the Chamber have one half
' of the sum forfeited, and the person at whose suit he or she shall have
' been attainted, and the Aleconners of the Ward, the other half, equally
' to be divided between them. And if any person sell by measure not
' sealed, or at a higher price than is ordered by the said Alderman and
' Aleconners, [or] in case such ale be not so good as it was wont to be, as
' before-mentioned, let such person be imprisoned and pay a fine, at the will
' of the Mayor. And further, let the Alderman in each Ward have power
' to sell the gallon of ale at such price as he shall think fit, in case the
' brewer or brewster be attainted before him of having sold the gallon of
' ale at a price between the prices above limited.

' Item, that no brewer or brewster sell any manner of ale unto any
' huckster, under pain of paying to the use of the Chamber the value of

¹ A retailer from door to door.

‘ the ale so sold, and of his or her body [being committed] to prison, at the will of the Mayor.’

Of Ale.

‘ Item, that no huckster from henceforth buy any manner of ale for resale, under pain of losing the ale so bought, or the value thereof; one-half [to go] to the Chamber and the other to the Aleconners of the Ward; the body of such person being also [committed] to prison, at the will of the Mayor.

‘ And if any Aleconner, for gift, promise, or favour, shall screen any brewer, brewster, or huckster, who has contravened any of the points aforesaid, or shall not duly perform his office, as aforesaid, without sparing any person, man or woman, and without tortiously aggrieving, and shall thereof be attainted, let him incur the penalty of imprisonment for eight days, without redemption or pardon granted by the Mayor or any other person whatsoever; and let him pay a fine, at the discretion of the Mayor for the time being.’

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Of the same.

‘ Item, that no brewer or brewster sell any ale to any person for resale; and that no one buy it of any brewer or brewster for resale, under pain of forfeiture of all the ale so sold or bought, and of imprisonment of his or her body at the will of the Mayor. But let it be fully lawful for all hostellers to buy their ale of any brewer or brewster, so far as they shall need the same for their guests; provided always, that they sell unto their said guests only at the price of two pence per gallon, and no more; and that by sealed measure, gallon, pottle, and quart, under the penalty and pain of imprisonment aforesaid.’

As to Bakers.

Be it remembered, that on the Wednesday next before the Feast of Saint Martin the Bishop [11 November], in the ninth year of the reign of King Edward, the Third [of that name] since the Conquest, Reginald de Conduit, Mayor of the City of London, John de Grantham, John de Prestone, etc., Aldermen, being convoked in the Chamber of the Guildhall of London, for the common advantage of those dwelling within the same city, and of others from divers parts of the realm resorting thereunto, did

inform the said Aldermen, that whereas in ancient times it had been ordained and established by the Mayor and Aldermen for the time being of the city aforesaid, that the bakers of the said city should observe the Assay, as well of tourte bread as of white, that should in each year be made by the Mayor and Aldermen for the time being, and unto the said bakers delivered, under the penalty as to the same at that time provided, and, in case they should be found acting in contravention thereof, in the same year to be incurred;—it now seemed unto the said Mayor, that in these days the bakers of the city aforesaid, after receiving the Assay from the said Mayor and Aldermen, according to the usage of the city aforesaid, were following their calling stealthily, like foxes, that so they might not be found by the officers of the said City, in case it should so happen that default in their loaves were found. Wherefore, for the amendment of the Ordinance aforesaid, and for promoting the common advantage, by discretion of the said Mayor and Aldermen it was ordained and granted, that when the bread of any baker in the city aforesaid, or in the suburbs thereof, should thereafter be taken by the officers of the City, and found hot, the baker aforesaid being ¹*non inventus* or lying in concealment, such bread should be carried unto the Chamber of the Guildhall, and there by the Chamberlain, in sight of the Mayor and some of the Aldermen, be weighed; and that, in case the same should be deficient in weight, in such manner that, by reason of such deficiency in the weight of the loaf, the penalty above ordained, if the baker had been found, would have had actually to be inflicted, such weighed bread, of what soever kind it might be, should be kept; that so, when the baker, to whom such bread might belong, should be found, no regard being had to the intervening lapse of time or the fact of the said bread having become dry in the interval, he might incur the same penalty which he ought to have incurred if he had been found at an earlier period, when the said bread was found hot and deficient in its weight.

Fol. 217 B. *Writ of his lordship the King as to a Sheriff of London
absenting himself from the Exchequer.*

‘The King to the ²deputy of the Treasurer, and to his Barons, of the
‘Exchequer, greeting. On behalf of the citizens of our City of London

¹ *I. e.* not found.

² Properly the ‘*locum tenens*,’ or lieutenant.

'it has been shewn unto us, that whereas they hold the Sheriffwick of London and Middlesex, with all things and customs which pertain unto the County aforesaid, and ought of their free will to make Sheriffs from among themselves, and for the Sheriffs of the City and County aforesaid are bound to make answer unto us at the said Exchequer; and that the said citizens in times past have been wont to present and nominate at the said Exchequer the Sheriffs elected from among themselves for the City and County aforesaid, as well in presence of the Sheriffs so elected as in their absence, and the persons so nominated unto the office of Sheriffs aforesaid to be there admitted. And that, if it should so happen that any one so elected, and at the aforesaid Exchequer so presented or nominated, should absent himself, or should in any manner gainsay the same, in such case, the person so absenting himself, or gainsaying, has been wont at the said Exchequer to the use of our progenitors heavily to be amerced:—You nevertheless have declined to admit unto the said office Richard de Horsham, a citizen of the city aforesaid, lately by his fellow-citizens of the said city at the said Exchequer nominated to be Sheriff of the City and County aforesaid, because he was not at that time there present, although he had by fraud absented himself; but have compelled the citizens aforesaid to elect another unto the said office, many persons much wondering whereat. And forasmuch as by the fraudulent conduct of persons thus withdrawing and absenting themselves, as well unto ourselves as unto the citizens aforesaid no small loss might arise,—We, wishing to put an end to conduct so fraudulent and so damnifying, and to punish persons guilty of such fraud as they deserve, do command you, that in future you do admit unto that office those persons whom the citizens of the city aforesaid shall at their own peril have nominated at the said Exchequer, whether the persons so nominated shall be there present or be absent therefrom; and that you do cause such persons as withdraw or without cause absent themselves to be punished by amercement, to be levied in our behalf, in such manner as heretofore hath been wont to be done. Witness myself, at Westminster, this 26th day of September, in the seventh year of our reign.'

Of persons propounding Writings or Acquittances in the Sheriffs' Courts.

It was shewn unto Hamo de Chigewelle, Mayor, and the Aldermen, in

full Hustings of Common Pleas, holden on Monday the Vigil of Saint Bartholomew [24 August], in the thirteenth year of the reign of King Edward, son of King Edward, by Simon de Abyndone and John de Prestone, the Sheriffs, that certain persons, impleaded before them in their Courts in Pleas of Debt and other contracts, do propound writings and acquittances made in ¹foreign parts, of which the Court cannot have cognizance, to the deceiving of such Court and the exclusion of the plaintiffs from their action. Wherefore, it was by the aforesaid Mayor and Aldermen ordained, that if any such writing or acquittance made in foreign parts, of any contract whatsoever of which the Court could not have cognizance, should be propounded, the same writing or acquittance should be held as of no effect. And if the person propounding such writing should refuse to make further answer thereupon, such person should be held as undefended.

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Writ to bring up John le Despenser before the Justiciars of the Bench of his lordship the King.

Be it remembered, that a certain Writ directed unto the Sheriffs of London, the words of which are as follow, was returned by assent and precept of John de Gizors, Mayor, and other Aldermen, in manner below set forth, etc.—

‘Edward, by the grace of God [etc.], to the Sheriffs of London, greeting. We do command you, as heretofore we have oftentimes commanded you, that you bring up before our Justiciars at Westminster, on the ²Octaves of Saint John the Baptist [24 June], John le Despenser, whom lately you took and [now] in our prison of Neugate do detain, as heretofore you have informed our Justiciars at Westminster; to the end, that he may render unto John de Watefeld his reasonable account as to the time when he was receiver of the monies of the said John de Watefeld; in such manner as by a certain jury taken between them in our Court, before our Justiciars at Westminster, he was convicted thereupon. And you are to have here this Writ. Witness, W. de Bereforde, at Westminster, this 22nd day of May, in the sixth year of our reign.’

¹ I. e. places without the liberties of the City. the eighth day after it; in other words, that day week.

² The Octave, or Octaves, of a festival, was

Return thereof.

And return was made of the said Writ in manner as follows:—

‘Before the arrival of this Writ, John le Despenser, by Writ of his ‘lordship the King, called “¹*Monstravit de Compoto*,” returnable at the ‘Hustings of London, was attached at the suit of John de Cassebanc, ‘merchant, to render account unto him of forty pounds sterling, as to ‘which at the said Hustings the said John asserted that he had not been ‘his receiver, and put himself upon the country thereupon; which [jury] ‘between them still remains to be taken; and wherefore the Mayor of the ‘city aforesaid delivered unto us the body of the said John to be kept in ‘safe custody in the prison of Neugate; to bring up the same his body at ‘the next Hustings to be holden before the said Mayor, there to hear the ‘verdict of the country upon which he so put himself. Without which ‘done, we may not produce the body of the said John without the said ‘prison before you, in manner in such Writ commanded.’

Of admitting Aliens to the Freedom.

Also, that no alien shall in future be admitted unto the freedom of the City unless by assent of the Commonalty, such Commonalty in ²Common Congregation or in full Hustings being present.

Of sealing Letters under the Common Seal.

Also, that no letters whereby the Commonalty may, or ought to be, charged or bound unto any one, shall in future be made, or sealed with the Common Seal, before such Commonalty shall have been convened thereunto, and shall have unanimously given its assent thereto.

Of the Common Seal and the Keys of the Chest.

Also, it was demanded that the Common Seal should remain in future in a certain chest under six locks; of which locks three Aldermen should have three keys, and certain reputable men of the Commonalty the three other keys.

¹ ‘He has shewn by account.’

² *I. e.* Common Council.

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Writ against Usurers.

‘Edward, by the grace of God, King of England, Lord of Ireland and of Aquitaine, to our well-beloved the Mayor, Aldermen, Sheriffs, and all the Commonalty of our City of London, greeting. Whereas we have heard that from day to day you do your utmost to put an end to the horrible vice and knavery of usury and extortion, which have been long suffered and upheld in our said city; we do heartily congratulate you upon the same, and do command and charge you, upon the fealty and allegiance that you owe unto us, that you continue your diligence in this respect from one day unto another, and that you make thereon, for better certainty, a reasonable Ordinance among yourselves for punishing brokers who assent to such bargains by bodily punishment, and the principal actors therein by forfeiture of their chattels and imprisonment of their bodies, in such manner as you shall be best advised to do, according to what is right; and that you appoint from among yourselves two Aldermen of the most sufficient, who meddle not with such bargains, and four Commoners of the most sufficient among you, the said Commonalty, also in no way involved in such bargains, to be associated to sit with the Mayor each time that such manner of disputes shall be brought or agitated before him; and that they hold final discussion thereupon, according to the Ordinance aforesaid, without sparing any one. And [we do order] that you inflict punishment for all manner of such contracts made within our said city and your franchise, as well by foreigners as by denizens; understanding for certain that we do hold him guilty in this respect, who shall counterplead the said Ordinance. And we do command and charge you, that after you shall have assented thereto, and shall have caused to be engrossed in writing the said Ordinance, you do cause the same to be proclaimed and published throughout all our said city, that so every man may know the same, and may strictly observe it always, without corrections and additions thereto by us and by our Council; certifying us in our Chancery of the same Ordinance when you shall have so made it. Given under our Privy Seal at Westminster, this 7th day of March, in the eight-and-thirtieth year of our reign.’

¹ There is, apparently, no exactly corresponding English expression for ‘*male chevance*,’ meaning ‘evil acquisition of property.’

An Ordinance against Usurers.

‘Whereas heretofore the City of London has sustained great mischiefs, scandals, and damages, and in time to come might sustain the same, by reason of certain persons who, neither for fear of God nor for shame of the world, cease, but rather do daily exert themselves, to maintain the false and abominable contract of usury, under cover and colour of good and lawful trading; which kind of contract, the more subtly to deceive the people, they call “exchange” or “chevisance;” whereas it might more truly be called “wickedness,” seeing that it ruins the honour and the soul of the agent, and sweeps away the goods and property of him who appears to be accommodated, and destroys all manner of right and lawful traffic, whereby, as well throughout all the land as the said city, they ought principally to be upheld and maintained. Wherefore, all the good folks of the city aforesaid, that is to say, the Mayor and Aldermen, with the assent of the Commons, to the honour of God in especial, and for the amendment and relief of the people, as also for eschewing the mischiefs, scandals, damages, and knavery aforesaid, have ordained and established that no one of the said city, nor any other person whatsoever, as well of foreign lands as of this land, shall be so daring from henceforth as to intermeddle with or carry out such false bargains. And hereupon, they have ordained and established, that if any person of the said city, or any other person whatsoever, shall be attainted from henceforth of having made and accomplished any such bargain, and the person upon whom the loss has fallen shall think proper to make complaint unto the Mayor for the time being, within forty days after his day of payment, the said Mayor shall forthwith cause distraint to be made upon him who shall be so impeached thereof, as well by his body as by all his goods; and that when he shall have been attainted, he shall be kept in prison, without mainprise, until such time as he shall have made full restitution unto the other party of what he has so lost, as also, until he shall have discharged him of all manner of obligations, instruments, sentences, or other claims whatsoever touching the said bargain; and further, until he shall have made [amends] unto the Chamber of the Guildhall for such contempt,—that is

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‘to say, [by payment of] a like sum to that which he would have falsely
‘gained if the said bargain had remained in force. And in case the party
‘so aggrieved, through fear or for any other cause whatsoever, shall not
‘think proper to make complaint within forty days, as is before stated,
‘it is agreed that any person whatsoever, who shall think proper to sue for
‘the King and the City for conviction of such knavery, shall be heard.
‘And if any person shall be attainted in such manner, either by indictment
‘or in any other manner, he shall have the same punishment, so far as
‘paying a fine unto the Chamber; and in addition thereto, he shall pay as
‘much unto the said Chamber as he ought to have paid unto the party, if
‘he had been attainted at the suit of such party. And the said good folks
‘do will, that every person who shall be attainted three times of such
‘knavery, shall forswear the said city for ever without ransom, under
‘penalty of perpetual imprisonment; and that no person who shall be so
‘impeached shall be allowed to have any other counsel than himself, for
‘making answer unto such charge. And whereas such bargains are but rarely
‘carried out without false brokers, who for their own profit do often in-
‘termeddle so as to deceive both parties, the said good folks have also or-
‘dained and established, that all those who shall from henceforth be attainted
‘of acting as brokers in such knaveries, shall, the first time, be put in prison
‘for one whole year; and if they shall be a second time attainted thereof,
‘they shall forswear the said city for ever, and shall be led through the City,
 with their heads uncovered, unshod and without girdle, upon horses with-
 out saddles; and shall be so escorted from the midst of the place
Fol. 219 B. ‘unto without one of the Gates of the said city: that so all others
‘may be warned through them, and be the more abashed to commit such or
‘other like knaveries. And be it known, that the intention is of all such
‘good folks, that the punishments aforesaid shall be incurred as well by
‘those who shall be attainted of being partners in the said bargains, as by
‘the principals therein. And be it known, that this Ordinance extends as
‘well unto foreigners as unto denizens in respect of all manner of such bar-
‘gains made within the said franchise. It is also ordained and established,
‘the more utterly to root out such knaveries, that four times in each year
‘Inquisitions shall be taken for each Ward of the City, before the Mayor
‘for the time being; that is to say, by the best and most trustworthy
‘persons who shall be found within such Wards; such persons being

‘diligently examined upon the said business. And also, all the good folks do will, that each Alderman be charged to make enquiry at his Wardmote in the same manner. And to the end that people may the better distinguish and know false and deceitful exchange from that which is good and allowable, and also harmful contract from that which is right and proper, as well for the better eschewing scandals upon good and lawful merchants, as for discovering the malice and deceit of subtle and false compassers:—It is further ordained and strictly established, as a profitable conclusion unto all the matter aforesaid, that there shall be chosen two Aldermen and four Commoners, of good repute and good discretion and guiltless of such misdeeds, before whom, or three, or four of whom, in presence of the Mayor for the time being, all such complaints shall be heard and determined, and the contracts wisely examined, that so deceit and falsehood may not lie concealed in any manner therein. The which well and lawfully to accomplish, the Aldermen and Commoners so chosen shall be especially charged upon their oaths, that, without having regard to any, but unto God only and their loyalty, they shall use their best diligence according to the form and manner aforesaid. And if any of such Aldermen or Commoners shall be attainted (which may God forbid) of having taken substance [or] gift, in money or in goods, from any one of the parties in such a case, or of promise before made by covin between them, such person shall forswear the Guildhall and shall pay unto the Chamber four times the sum which he shall have so received, or which he may think to have by reason of such promise before made.’

Letter under the Privy Seal against tortious Contracts of Exchange.

‘Edward, by the grace of God King of England, Lord of Ireland and of Aquitaine, to the Mayor and Sheriffs of London, greeting. We are continually pressed by divers complaints of the great and of the commons of our realm, for that many merchants and others, dwelling in our City of London, colourably and subtly have made, and do make from day to day, divers exchanges of money and of other things that do not concern the dealings of lawful merchandize; whereby very great damage has accrued unto ourselves and our people, and more will accrue (which may God forbid) if remedy be not applied thereto. We do

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' therefore command and charge you, upon the fealty and allegiance which
' unto us you owe, that, in all best manners and ways that you know of or
' may, you do cause diligently, and from time to time, enquiry to be made
' as to such exchanges, and as to the persons who have made [the same]
' and who shall from henceforth make the like, be they Lombards, French,
' English, or of any other nation or condition whatsoever; as also for
' whom and for what cause, how and in what manner, and in regard to
' what town, country, or place, such exchanges have been effected or shall
' hereafter be effected; and that, in so far as you may find thereon by
' such Inquisitions or by other credible information, you do certify suc-
' cessively ourselves and our Council thereon, without shewing remissness
' or favour in such case in behalf of any person whatsoever; to the end
' that such amendment and remedy may be applied thereto in fact as has
' been heretofore ordained thereon; and that our said people may have
' neither matter nor cause for making complaint unto us for the same reason.
' And further, you are to cause to be called before you all and singular the
' merchants and other persons, who do make, and whom you reasonably
' think to have, or do hold in suspicion of having, made, or of being about
' to make, any exchanges within our said city and throughout all your
' jurisdiction; and to cause the same to be sworn upon the Holy Evan-
' gelists of God, and charge them on our behalf, under pain of forfeiture
' of body and of goods, that they, without our especial leave, by letters
' under our Privy Seal, make not, nor suffer to be made, any exchange
' with any person other than a lawful and known merchant, and in behalf
' of any person, other than one known as a lawful merchant, and that by
' way of lawful merchandize, and as to things merchandizable, exported
' from our realm or imported into the same, without favouring, com-
' forting, aiding, or sustaining, under shadow or colour proceeding from
' them, any other persons, of whatsoever condition they may be, in
' making any drawback or payment out of our said realm, in deceit,
' fraud, or defeasance, of the effect and tenor of the Ordinance thereon
' made. And this matter you shall cause so duly and diligently to
' be observed and put in execution, that no fraud may be committed
' therein by means of any exchanges or exchangers whatsoever, against the
' effect or intention of this our present command; as we do put our trust
' in you, and as you would preserve yourselves from harm. Given under

'our Privy Seal at our Castle of Wyndesor, this 29th day of July, in the
'year of our reign thirty-nine.'

Of the Hallmote and Statutes of the Fishmongers.

The men of the Hallmote say that they ought to hold two 'Laghalmotes in the year, one, that is to say, against the Feast of Saint Martin [11 November] and the other against Lent; and that all fishermen and those who are of the Hallmote ought to be there; and he who shall be absent, by not so being there, shall incur an amercement of 21 pence. And further, at such Hallmote, it should be forbidden that any fishmonger shall buy fresh fish before Mass has been celebrated at the ²Chapel on the Bridge, or at the church of Saint ³Martin's. They say also, that the said fishermen ought to sell fresh fish after Mass, and salt fish [after] 'Prime. Fol. 220 B.

Also, no one of the fishmongers aforesaid ought to go to meet fish beyond the boundaries enacted.

These are the boundaries,—the Chapel on the Bridge, Castle Baynard, [and] Jordan's Quay; unless such fish be for sale in vessels moored, at ⁵Berkyngge, for example, Northflete, Dertforde, or some other market, as before-mentioned.

Also, no one shall buy fish in any vessel afloat, until the ropes are brought on shore.

Also, no one ought to avow any fish, unless the same shall be his own chattels, under risk of gain or ⁶loss by such fish.

Also, the men of the said trade give unto their Bailiff two marks *per annum*; that is to say, one mark against our Lord's Nativity, and another against Easter; the same in farthings, halfpennies, and pennies, according as their collectors may collect. And they so pay these two marks, because if any one belonging to the Hallmote is impleaded in the Hustings, it is the duty of such Bailiff to withdraw him from the Hustings unto the Hall-

¹ *I. e.* 'Law-Hallmotes,' or Hallmotes for recapitulating their laws.

² Dedicated to St. Thomas the Martyr. In it, Peter de Colechurch, the architect of the bridge, was buried.

³ Probably this is an error for 'Saint

Magnus.'

⁴ The bell rung at the first of the Canonical hours, from 6 to 7 in the morning.

⁵ Barking, in Essex, Northfleet, and Dartford.

⁶ *I. e.* by forfeiture.

mote in Bridge Street, that they themselves may distrain upon their own debtors ¹[or do that which justice shall demand].

Also, the monks of Saint Alban's give unto the Bailiff one mark *per annum*; but the Bailiff must go or send for the same.

Also, a ²*spindeleresbot* that brings fresh melwels or rays, must give, for every 26 melwels and 26 rays on board, one melwel and one ray. And if it have only one kind of fish, it shall give two fishes. And if it have ³*merling* and other fish, it shall give one half of one kind of fish and the other half of the other kind. And if it bring nothing but merlings, it shall give 26 merlings and one halfpenny for the boat.

Also, a ⁴*hocscip* of Flanders gives the same custom for fish, and two pence for the vessel, if it shall happen to moor within the Soke of Bridge Street.

Also, a ⁵*mangbot* gives the same custom for fish: and if it bring sprats, it shall give one ⁶*tandel* of sprats, persons who are of the City of London excepted, who do not pay custom; and for the vessel, one farthing.

Also, a vessel that brings mackerel, shall give 26 mackerel; one, that is to say, that owes full custom.

Also, where a vessel brings fish in dorsers, the serjeant shall take from each dorser one fish, the following fish excepted, melwels, ray, conger, dory, turbot, bass, and surmullet.

Also, the same as to dorsers that come by land, and one halfpenny for the horse, where persons owe custom.

Also, a boat that brings dabs, shall give from the hundred at least 26 dabs; [and] though it may have more, it shall give no more.

Also, a *whelk*-boat from five tandels shall give one tandel, ⁷*heaped* measure, at the least. And if it have more than five tandels, it shall give two tandels, *heaped* measure, and one penny for the boat.

Also, a porpoise owes one penny; and if it is cut up, the Bailiff shall have the ⁸*chawdron*, with the tail and fins, when on land.

¹ Supplied from a copy in the *Liber Custumarum*.

² The particular nature of this boat it is, perhaps, impossible now to ascertain.

³ *I. e.* 'sea-ling.'

⁴ Or 'high-ship;' the same, no doubt, as the ship with '*shalters*,' or bulwarks, in pages

201 and 205 *ante*.

⁵ Perhaps a boat that was navigated by but one man.

⁶ See page 207 *ante*, Note 3.

⁷ This is apparently the meaning of '*bislethe*.'

⁸ See page 207 *ante*, Note 5.

Also, where conger comes by water, the Bailiff shall have one of the best and another of the next best, for his money, just as the same would chance [to be chosen] in buying. And if the boat is navigated with tholes, it shall pay one halfpenny; and if with oarlocks, one penny. Fol. 221 A.
And if it be of the Cinque Ports, it shall pay no silver.

Also, an oyster-boat that is navigated with tholes shall pay one halfpenny, and if with oarlocks, one penny.

Also, a vessel of Scotland that brings salmon [shall give] two salmon; if salmon and melwels, one salmon and one melwel; if salmon and haddock, one salmon and thirteen haddock; if all haddock, 26 haddock; if all herrings, 100 herrings, salted herrings excepted; and the vessel shall pay two pence.

The first vessel that comes from Gernemue with herrings, and that owes full custom, shall give two hundred herrings. And other vessels that come afterwards and owe full custom, shall give one hundred herrings. From a cart that brings salmon, the Bailiff shall take the second best, and for the cart two pence. And if it brings mackerel, it shall give five mackerel; and if merling, it shall give five merlings; and if herrings, it shall give five herrings, and two pence for the cart; and if eels, nothing, but for the cart it shall give two pence. For a cart that comes into Chepe, the Bailiff of the Fishmongers shall have fish, and not money; but only in Bridge Street and in Fish Street towards the West.

Also, a vessel with ²bulwarks, that anchors, owes two pence.

And a vessel with ³bails, that anchors, shall give one penny; and if such vessels do not anchor they shall give nothing.

The person who brings ⁴land-fish after dinner, shall be fully at liberty to harbour his fish, and on the morrow to expose his fish for sale in the market of his lordship the King.

Also, any person who shall find another of the Hallmote going beyond the boundaries and buying fish, shall himself take his fish and have one half thereof, and the Bailiff the other half.

Also, no ⁵stockfish-monger or apprentice ought to go on board of any vessel for buying fish; nor yet any porter, unless he is called.

¹ Or 'row-locks,' as they are now called.

² 'cum shaltr.' See page 201 ante.

³ See page 206 ante, Note 1.

⁴ I. e. fish carried by land.

⁵ This most probably is the meaning of 'skokkere,' a mistake for 'stokkere.'

Also, no ¹stranger ought to buy of a stranger.

Also, no stranger ought to go on board of any whelk-boat, unless he is called, but the mariner, or else the man to whom the whelk-boat belongs, ought to measure the whelks.

Also, no person ought to sell upon the Quay by retail.

Also, no person ought to carry about boiled whelks for sale; and he who does so carry them shall be amerced, and shall lose his whelks.

That no person shall go by water or by land to regrate Fish.

It is provided and commanded by the Seneschal of his lordship the King, that from henceforth no fishmonger of the City of London be so daring, under penalty of forfeiture of goods and chattels and of imprisonment of his body, as to go forth from the City of London by water, or by land, to meet sea-fish or freshwater-fish, his own or another's, coming towards the City aforesaid in boat or on horse, or to dispose of the said fish, or to send any part thereof unto any great lord or unto any [house of] religion, or to regrate the same, or ²[to do] anything whereby to withhold the said fish from the City, until such time as the hour of the day for the sale of fish shall be past, and the buyers for the King shall have made their purchases in the King's behalf. And if any person be attainted thereof, he shall incur the penalty aforesaid.

Fol. 221 n.

Of the Baskets of Fishmongers.

It is also provided and commanded, that from henceforth the fishmongers of the City aforesaid, and their partners, shall so ordain that their baskets in which they bring their fish from the sea be more convenient and of larger size; and that from henceforth each basket contain in itself but one manner of fish. And that no one of the fishmongers aforesaid, or of their partners, be so daring as falsely to ³dub their baskets; that is to say, to make a show at the top of the basket of desirable fish, and beneath, in such baskets, to put undesirable fish of little value. And if any person be attainted of so doing, such fish is to be forfeited, and the dubber to be im-

¹ *I. e.* a person not free of the City.

² The passage seems defective here.

³ A term still known in Billingsgate Market.

prisoned ; and from thenceforth let him be held as a cheat. And this matter is to be cried at London Bridge and in ¹Eldefistrate, and elsewhere in the City where need shall be.

Of the same.

It is also provided, that in each basket there shall be but one manner of fish, as aforesaid ; and that each basket shall contain in itself the measure of one bushel.—This matter was proclaimed in London on the Friday next before Pentecost, in the year of the reign of King Edward eighteen.

The Ordinance of the Fishmongers.

Whereas for some time the reputable men of the trade of Fishmongers of London had a certain form, whereby they were bound to buy and sell their fish in certain places and within certain boundaries, according to certain points and certain Articles, which are found in the remembrances of the City ; the which points used to be read in the two ²Laghalmotes which the reputable men hold in presence of the Sheriffs each year ; but through frequent removal of the Sheriffs and Bailiffs, [and] through too great sufferance on part of some of the Bailiffs, the said Articles are not duly observed and are abused ; by reason whereof it is proper to apply a remedy thereto :—In the time of King Edward, son of King Henry, and in the eighth year of his reign, Gregory de Roke[s]ley, the then Mayor of London, and the reputable men, Aldermen of the City, having heard and understood the reasons of the reputable men of that trade, in the way of certain amendments to the Articles aforesaid, which the said reputable men delivered for the common profit of the City and of all [other] persons, and to the end that from henceforth there may be no doubting, but certainty, as to how the folks of such trade ought to comport themselves, have established and assented in such manner as in this book is underwritten.—

Of the Hallmotes of the Fishmongers.

From henceforth, there shall be two Hallmotes in the year,—one against the Feast of Saint Martin and the other against Lent. To which Hallmote

¹ Old Fish-street.

² *I. e.* Law-Hallmotes. See page 323 *ante*, Note 1.

shall come all the fishmongers who belong to the Hallmote of the¹one fishmongery and the other; upon such day also as the Sheriff shall be able to attend and be there himself, and upon reasonable summons made one day before. And one Hallmote shall be holden at the Bridge, and the other at ²Westfistrete, and all shall come to the one Hallmote and the other.

Fol. 222 A. And he who of those who shall be in the City shall make default, upon such summons made, shall give 21 pence without release of aught or any pardon being granted.

Of Fresh Fish.

No man of the City, or other person, shall sell or buy fresh fish for resale before sunrise, or salt fish before the hour of Prime; and this, as well as to fish that comes by land as to that brought by water. So nevertheless, that the reputable men of the trade may sell their own salt fish, in which no ³foreigner has a share, after sunrise; and the rest, in which foreigners have a share, after Prime.

No man shall go forth to meet fish, or shall send to buy any manner of fish by way of forestalling, either far or near, under pain of forfeiting such fish, whatever it may be. The boundaries are, the Chapel on the Bridge, Castle Baynard, and Jordan's Quay. No person shall buy fish in any vessel before the rope has been first brought to shore; and not then, except in manner before-mentioned.

No man of the City shall have partnership with a stranger, nor shall he receive the fish of a strange man in the way of any manner of partnership, or of any manner of ⁴avowry, either by water or by land. But such strangers [themselves] must come and sell their fish, and must do their best, if one half of such ⁵fish is not theirs, for gain or for loss thereby. And as to this the strange partner is to make oath, [if he comes], or else the master mariner, if he pleases, if the owner does not come; and if there be great suspicion as to the same, the partner that is free of the City [must make oath].

¹ Meaning that of salt-fish and stock-fish,
as well as of fresh fish.

² West Fish-street.

³ I. e. a person not free of the City.

⁴ Untrue assertion that it is his own.

⁵ This passage appears contradictory, and is perhaps imperfect; the same remark extending to the end of the section.

Of Oysters and Whelks.

And as to oysters, and whelks, and mussels, that come to the City, no one shall sell them, or avow them, but only those who fish them and bring them; nor yet any other fish that folks [usually] bring as of their own fishing. And the King shall have as his custom from the boat that brings five tandels of whelks, one tandel; to whatever person or persons such whelks belong, whether more or less. And neither oysters, whelks, nor mussels shall lie for sale beyond two ebbs and a flood. Nor shall any boat-load be sold in gross; save that, when a stranger shall not have sold all by noon, resellers may buy the remainder and put the same in their shops and sell it, but not in the boat.

Nor shall any stranger [buy] of a stranger. And the reputable men of the trade who have their boats and their own nets, shall sell their fish as they were wont; and strangers shall sell their own fish that they bring, without any avowry of such fish, at the best price they may.

And all manner of fish that comes into the City and is enclosed in baskets must be as good below as it is above, or better; and each person must see to his basket, that so it is. And he who shall sell otherwise, shall lose the fish.

And as to sturgeon that comes in barrels,—it must be of one taking and of one salting.

And as to all manner of fish that comes into the City at night, it shall not be removed from the boat before the hour of sunrise aforesaid, whether belonging, that is to say, to foreigner or to denizen; supposing always that it be not in rainy weather that it so comes at night. In which case, it must lie upon the quay of the City, in keeping of the serjeant of the street, until the hour aforesaid.

Fol. 222 B.

And no manner of fish that comes by land in baskets shall be harleured in shops or in houses; but [the dealers] shall sell the same before their shops in view of the people; save as to the reputable men of the trade, who may harbour their own fish upon view of the serjeant; provided that, without concealing or disposing of anything, they fully [bring] the same to market for sale on the morrow, under pain, as before mentioned.

Of Lampreys.

And as to lampreys of ¹Nantes, no one shall conceal or harbour them upon their arrival with a stranger; but the strangers who so bring them shall sell them by the wall of ²Saint Margaret's. Nor shall any one buy them for resale, before the fourth day after their arrival.

Nor shall any stranger sell them by retail after that time, except to men of repute and great lords, and that by the dozen or half dozen, and not in a smaller quantity.

Of the Court of the Fishmongers.

And they shall have their Court holden by the Sheriffs, or by [their] clerks, with the same manner of pleading, the same delays, and the same adjournments as in the Sheriff's own ³house; that is to say, as to all persons of the trade in regard to such matters as touch their trade, the one with another, upon such day as the Sheriff can hear them, himself or by his clerks, for the two marks which the Court pays unto the Sheriff yearly.

Of Apprentices.

And from henceforth no one shall take more than two or three apprentices at most, and that only according as he is of ability to support them; or [shall take] any apprentice for a less term than seven years, such term to be completed; and that, by view of four reputable men of the trade, in such manner that the master and the apprentice, while he is working at such trade, come to the Guildhall, to cause the covenant and the term to be enrolled; and also do the same at the end of the term, if the death of the one or the other does not dissolve [the apprenticeship].

Also, of Apprentices.

And if the master dies within the term, such apprentice shall come to the Guildhall before the reputable men, to do the same, that so they may

¹ The word '*namices*' here is an error on part of the transcriber for '*Nautes*.'

² New Fish-street; on the site now occupied by the Monument.

³ The Sheriffs were in the habit of committing to their Compters after judgment given in their own houses.

provide beforehand that he does not follow such trade. Also, no apprentice shall commence dealing, and no man shall commit ¹forecheap against another in dealing hereafter; but the reputable men of the trade shall make their purchases, from henceforth, in a fair manner, without injury done to any other person, and without any such forecheap. And, neither for anger nor for spite, shall any vendor hold his fish too dear; and if vendors do so, the Mayor and reputable men shall assign proper persons to assess the same.

As concerning those who are now apprentices, no one shall work after Sunday next, until such time as his master and he shall have come to the Guildhall, and shall have caused to be enrolled their covenant and the term.

As concerning the Abbat of Saint Alban's, good care must be taken that his buyers buy nothing to be taken out of the City, except for the use of the Abbat and Convent of that house only.

No man shall from henceforth bring herrings, mackerel, or other fish that comes to the City by cart, before the hour of noon, for resale. Fol. 223 A.

Sprats are [to be] sold and measured by tandel and half tandel, as from of old they were wont, and not otherwise; and not to be sold in gross by the boatload.

The sworn Wardens of the Statutes of the aforesaid trade, that is to say:—Robert Pykeman, John Cros, ²[Robert le Lunge, John Baudri, Adam de Fuleham the Red, Thomas Cros, Adam de Fuleham the Little,—on the West. Henry de Fingerie, Gilbert Finchard, Ralph de Brumleye, Richard de Chigewelle, Richard de Lunge, Geoffrey Scote, Miles de Oyster-gate, William de Bolintone,—on the East.]

[³ *This is the Ordinance that the good folks of the Fishery have made as to Nets.*

That is to say,—that the great nets which take smelts towards the East of London Bridge, ought to begin at Candlemas, and they ought to fish

¹ Preemption or forestalling.

² These names are omitted in *Liber Albus*, but are supplied from the *Liber Custumarum*.

³ These Articles have been omitted by inadvertence in *Liber Albus*, and are here supplied from the *Liber Custumarum*, folio 67 A.

until the Feast of Our Lady in Lent, with their ¹besom; and then they shall lay aside this besom until the Feast of Saint John [24 June]. Also, there is another manner of net, that is called '²codnet;' these ought to go on from Candlemas until the Feast of our Lady in Lent, and no longer.

Item, there is another manner of large net, towards the West of London Bridge, that shall go on all the year, [the meshes of which are] two inches wide, and not more narrow.

Item, there is another manner of net, which people call '³peteresnet,' [the meshes of which are] two inches wide, and not more narrow; and it shall go on all the year, except in the season when they take smelts.

Item, there is another manner of net, that they call '⁴pridnet;' which shall begin [to be used] eight days before the Feast of Saint Michael, and shall go on until the Feast of Saint Martin [11 November] and no longer.

Item, there is another manner of net, that they call '⁵treinekes,' of the width [in the meshes] of one inch and a half, and not more narrow.

And no man shall take any ⁶lampern after Easter, before it is towards Saint Michael, when their season comes.

Item, there is a kind of ⁷gorce; which things are not at all advantageous, as they are too narrow [in the mesh], to the undoing of the waters. There are other manners of nets that are forbidden, that is to say, ⁸chotnet, ⁹chofnet, and kidel.]

Procedure as to the burning of [unlawful] Nets.

'At a Congregation of the Mayor and Aldermen, William de Clopham, Richard de Kent, and other fishmongers of London, brought unto the

¹ This practice of using a besom was known on the Thames, till a recent period, as 'beating the bush.'

² So called from the cod or pouch in which a stone was placed, for the purpose of sinking it.

³ Used by a class of fishermen known generally down to the last century, and even now at Gravesend, as 'petermen.' A 'peter-boat' is a boat sharp alike at either end.

⁴ Called a 'pridenet' in the Thames Ordinances of September 1584, and not to be used except by special leave of the Water-

bailliff of the river.

⁵ More commonly known as 'trinks,' and attached to posts or anchors; the fishermen that used them were known as 'trinkermen.'

⁶ Or river-lamprey, a fish of trifling value; while the lamprey-eel was of great price, and highly esteemed.

⁷ Under this name the net is meant, probably, more recently known as a 'fish-garth.'

⁸ Known as a 'shute-net' at a more recent period.

⁹ Probably a shove-net or seine.

' Guildhall of London eight nets that had been found by them in the
' waters of Thames, on the West side of London Bridge, in possession
' of the men under-written, namely, Alan atte Were, and others, etc.;
' asserting that the same were false, to the destruction of the advantageous-
' ness of the waters of Thames, in regard to the fish breeding in the same
' waters, to the loss of all people, as well of the City as others, both living
' near to and at a distance from such city: seeing that the meshes of the
' said nets, here by them brought unto the Guildhall, according to the
' usage of the City, ought to have been two inches in width at least,
' while small fish of the size and dimensions of one inch could not pass
' through the meshes of the said nets. And the fishmongers afore-
' said demanded that, after inspection of the memoranda in the Fol. 223 a.
' Chamber of the Guildhall of London, as to the dimensions
' of which such nets now taken ought to have been, there should be done
' as to such nets that which, according to the discretion of the Mayor and
' Aldermen, ought to be done, etc. And after inspection of the memoranda
' in the Chamber of the said Guildhall, namely the Lesser Black Book,
' folio 93, as to the dimensions of which the nets now taken as aforesaid
' ought to have been, it was found by such memoranda, that the said eight
' nets, now taken in possession of the men aforesaid, ought to be in the
' mesh two inches in width. It was therefore commanded, that the
' Serjeant of the Chamber should make to appear here on the Saturday then
' next ensuing such of the more discreet fishmongers of the City as had
' knowledge as to nets; that so, after seeing the said nets and ascertaining
' the dimensions thereof, such among them as should be good nets might
' be delivered unto the owners; and such as should be found to be bad and
' false, less than two inches wide [in the mesh], might, in accordance with
' the usage of the City, be burnt. Upon which Saturday, appeared Adam
' de Kyngestone, etc., fishmongers; and were sworn to survey, examine,
' and measure the meshes of the nets aforesaid. Who said, upon their oath,
' that the meshes of such nets ought to be measured from one knot across
' to the second knot; [and] that the net of the said Alan atte Were was a
' false net; that one net of William atte Style was a good net, etc.
' Wherefore it was adjudged, that the four good nets aforesaid should
' be restored unto the owners thereof, and the four false nets aforesaid
' should be burnt.'

And so likewise, after this, divers false nets, that were found by the fishmongers in the waters of Thames, at divers times, by award of the Mayor and Aldermen, were burnt.

Writ as to the Proclamation of certain Articles.

‘ The King to the Mayor and Sheriffs of London, greeting. We send
 ‘ unto you, enclosed in these presents, certain Articles concerning our peace
 ‘ in the said City of London, by us and our Council ordained, the obliga-
 ‘ tions of which we do hold greatly at heart; commanding you, and strictly
 ‘ enjoining that, immediately upon seeing these presents, you do cause all
 ‘ the Articles aforesaid publicly to be proclaimed in the City of London
 ‘ aforesaid, in such places as unto you shall seem expedient, and strictly to
 ‘ be observed; and that, in accordance with the tenor of the Articles afore-
 ‘ said, you do cause all who shall contravene the same to be punished and
 ‘ chastised. And this, as you do love ourselves, and our honour, and the
 ‘ safety of the city aforesaid, and shall wish to preserve yourselves unharmed,
 ‘ you are in no manner to omit. Witness myself, at Westminster, this
 ‘ twelfth day of June, in the year of our reign thirty-seven.’

Of keeping the peace.

For keeping and maintaining the peace of his lordship the King in the City of London and in the suburbs thereof, it is ordained by his lordship the King and his Council, with the assent of the Mayor, Aldermen, and Commonalty of the said City of London, in manner following;—that no one be so daring as to go wandering about within the said city, or in the suburbs, after the hour of curfew rung out at the church of Our Lady at Bow, unless he be a man known to be of good repute, or his servant, for some good cause, and that with a light; the which curfew shall be rung at
 the said church between the day and the night. And if any one
 shall be found wandering about, contrary to this Ordinance, he is to be forthwith taken and sent unto the prison of Newgate, there to remain until he shall have paid a fine unto the City for such contempt, and have found good surety for his good behaviour.

That no one go armed.

Item, that no one, of whatever condition he be, go armed in the said city or in the suburbs, or carry arms, by day or by night, except the vadlets of the great lords of the land, carrying the swords of their masters in their presence, and the serjeants-at-arms of his lordship the King, of my lady the Queen, the ¹Prince, and the other children of his lordship the King, and the officers of the City, and such persons as shall come in their company in aid of them, at their command, for saving and maintaining the said peace; under the penalty aforesaid, and the loss of their arms and armour.

Of Hostlers.

Item, that every hosteler and herbergeour cause warning to be given unto his guests that they leave their arms in their hostels where they shall be harboured; and if they shall not do so, and any one shall be found carrying arms contrary to the said proclamation, through default of warning by his host, such host is to be punished by imprisonment and by fine, at the discretion of the Mayor and Aldermen.

Of the power of arresting Felons and Misdoers.

Item, that every man of standing in the said city, Alderman and commoner, who is of good repute, have power, in the absence of the officers, to arrest felons and misdoers, and to bring them unto the houses of the Sheriffs, that so due punishment may be inflicted upon such misdoers.

That no one draw sword or knife.

Item, the better to keep the said peace, and that each person may fear the more to break the said peace, it is ordained that no person draw sword, or knife, or other arm; [and in such case], provided he do not strike, he is to pay unto the City half a mark, or remain in the prison of Newgate fifteen days. And if he draw blood of any one, he is to pay unto the City twenty shillings, or remain in prison forty days.

¹ Edward the Black Prince, son of Edward III.

And if he strike any one with the fist, but have not drawn blood, he is to pay unto the City three shillings, or be imprisoned eight days. And if he draw blood with the fist, he is to pay unto the City forty pence, or be imprisoned twelve days. And let such offenders find good surety, before their release, for their good behaviour. And nevertheless, let him upon whom such offence has been committed, have his recovery by process of law; and let such offences, as to blood shed against the peace of his lordship the King, be pleaded before the Sheriffs from day to day, without any essoin or other delay.

Of ¹Champertors.

Item, the better to provide that right and equal law be dealt unto all persons;—it is accorded that no man, of whatever condition he be, shall come into any place of judgment, before any judge, to maintain any suit, or in maintenance of any party who has business before any judge at the suit of the King or of [another] party; under pain of imprisonment, there to remain without bail until he shall have paid a fine unto the King and the City for the offence aforesaid, and have found good surety that from thenceforth he will be maintainer of no suits.

Item, that all men in trade, and other persons keeping house in the said city, shall keep no man in such trade, or in their service, or in any other manner, except persons for whom they shall be willing to answer, as to behaviour and deed, unto the King and the people, at their own peril.

Of good Watches for [keeping] the peace.

Item, that each Alderman cause to be set in his Ward good and proper watches for the better preserving of the peace; that so, if evil happen through default of the watches, the Alderman and all the commons of the

Ward may be answerable at their peril therefor; and that each

Fol. 224 B.

Alderman have the names of all those who are inhabitants, and dwellers with the inhabitants, of his Ward; as well of those who are put in retired places to work as of others.

¹ Persons guilty of encouraging litigation, with the view of sharing in the proceeds of the suit.

Of Pleas before the Mayor.

Item, it is ordained that all those who wish to make complaint before the Mayor and Aldermen by bill, shall find pledges to prosecute their bills, and the Mayor shall do them speedy right, from day to day, without any delay, according to Law-Merchant; and that all the issues and amercements that shall result from such manner of bills, shall be levied by their officers to the behoof of the Sheriffs; and that their clerks and serjeants shall be ready, from day to day, to enter such pleas as shall be there pleaded, [and] to receive the amercements in form that follows:—

For every plaint of debt the sum whereof amounts to twenty shillings or more, the amercement shall be twelve pence; and if the sum is within 20 shillings the amercement shall be four pence; and so as to all other pleas according to the sum recovered, in like manner. Save always fines for affrays and for blood shed [payable] unto the commonalty of the said city; which fines shall be received by the hands of the Chamberlain for the time being, as is more fully contained in the Ordinances lately enacted and established by assent of the Mayor and Aldermen, Sheriffs, and Commonalty, and afterwards by his lordship the King and his great Council confirmed, in the seven-and-thirtieth year of his reign; the which are entered in Book G, folio 111. And further, such manner of fines have for a long time past been awarded unto the said Commonalty, etc.¹

Afterwards, on Sunday the Vigil of Saint Michael, in the nine-and-thirtieth year [of the same reign], the Ordinance aforesaid was ratified and confirmed by Adam de Bury, Mayor, the Aldermen, and the whole of the Commonalty, in manner set forth in Letter-Book G, folio 144. And in like manner, another Statute was made thereon, in manner set forth in Letter-Book F, folio 105, as to fines for affrays and blood shed.

Of persons admitted to the Freedom.

Also, it was ordained, that all those who theretofore had been admitted to the freedom of the City of London, should, although they should not make continual sojourn in the city aforesaid, fully have and enjoy all their

¹ 'See further as to the office of Sheriff, [Book] G, folio 54.'—Note in, probably, a contemporary hand.

liberties, in the same manner as those who should make continual sojourn therein. Provided always, that such persons should be in Lot and Scot, and be partakers of burdens incident to the city aforesaid, when and as such burdens should be incurred.

Also, it was ordained, that if any person should be admitted to the freedom of the city aforesaid in any certain trade, in case such person should afterwards wish to follow some other trade, it should be fully lawful for him to do so, and to trade at his own will in all manner of merchandize, without any impediment thereto.

That a Second Wife shall have one half of her Husband's goods, etc.

Be it remembered, that whereas there was a certain suit between Lucy, formerly the wife of Henry Bredforde, late citizen of London, and John Pountfreit, saddler, and Laurence Silkstone, executors of the testament of the said Henry, for that, whereas she claimed to have one half of all the goods and chattels belonging unto the aforesaid Henry, her late husband, at the time of his death, as the reasonable part of the said goods and chattels unto her belonging according to the custom of the City of London; forasmuch as there was no issue between the aforesaid Henry, her late husband,

and herself procreated, such executors had hitherto refused to transfer unto the aforesaid Lucy such half of the goods and chattels aforesaid: seeing also that the said Henry had previously had another wife, Alice by name, by whom he begat two sons, John and Richard, still surviving, the said executors did not admit that the aforesaid Lucy, the second wife of the said Henry, ought in such case to have more than one third part of the goods and chattels aforesaid, which belonged unto the aforesaid Henry at the time of his death, according to the custom of the city aforesaid, etc.—

For the allaying of which strife, there appeared here before the Mayor and Aldermen, on the Wednesday next before the Feast of Saint Gregory [12 March], in the four-and-fortieth year of the reign of King Edward, the Third [of that name] since the Conquest, as well the before-named Lucy as the executors aforesaid; and thereupon they put themselves upon the judgment of the said Mayor and Aldermen, to do whatsoever upon the premisses the said Mayor and Aldermen should award, etc.

And thereupon, after hearing the reasons of the parties aforesaid, and

duly advising upon the premisses, forasmuch as the Mayor and Aldermen aforesaid recorded that the custom of London is that, when there is no issue between a man and his second wife begotten, and such man dies; in such case, although he may have issue by his first wife surviving, his second wife ought to have one half of the goods and chattels which belonged to such husband, as the reasonable part thereof unto her belonging, according to the custom of the City of London.—

It was therefore adjudged by the said Mayor and Aldermen, that the aforesaid Lucy should have one half of all the goods and chattels which belonged unto Henry aforesaid, her late husband, at the time of his decease, as the reasonable part of the said goods unto her belonging, according to the custom of the City of London, etc.

That a Wife shall have her Free-bench.

Also, commands were given unto the Sheriffs that they should cause to be delivered unto Alice, who was the wife of John de Harwe, her free-bench of a certain tenement that belonged unto the aforesaid John, her husband, in London, in the parish of Saint Nicholas' Shambles; of which tenement the aforesaid John had died seised. It being understood that the said Alice should have, for her free-bench, the ¹hall, and principal chamber, and the cellar beneath the said chamber in the said tenement; as also, common easement in the kitchen, stable, common sewer, and ²curtilage thereof. And the residue of the whole tenement aforesaid was to remain unto Joanna and Agnes, cousins and heirs of John aforesaid, etc.

Judgment against Usurers.

Ralph Cornwaille presented unto the Mayor and Aldermen a certain bill, in these words—

'Most honourable Sirs, Mayor, Aldermen, and Commons of London, 'by way of plaint touching the horrible vice of usury assigned, sheweth 'unto you Ralph Cornwaille,—that shortly before the Feast of Saint 'Michael, in the nine-and-fortieth year of his lordship the King now

¹ The word '*alam*,' there is little doubt, is an error for '*aulam*.' ² Court-yard, or back garden.

‘ reigning, in the Parish of Saint Bartholomew the Little in the Ward
 ‘ of ¹Bradstret, he came unto John de Saint Mariemount and Aldebrande
 ‘ Gascoigne, a Lombard, ²correctors, praying them to render him aid, in
 ‘ the way of lending twelve pounds until a certain day upon sufficient
 ‘ surety, [he] promising them a sufficient reward for their trouble. And
 ‘ they agreed so to do; whereupon the same correctors went unto Walter
 ‘ Southous on the said business, and caused to be made an obligation in
 ‘ double the said amount unto the said Walter Southous; in the which the
 ‘ said Ralph, and John Tettesbury, skinner, were bound jointly and seve-
 ‘ rally in the whole of such sum.

‘ And then the said Ralph, expecting to have the said sum of twelve
 ‘ pounds, comprised in the said writing, came unto the said Walter
 ‘ Southous, and the said John Tettesbury with him, to receive payment of
 ‘ the said twelve pounds, comprised in the said writing, for the
 Fol. 225 n. ‘ use of the said Ralph, and to seal such writing. At which time
 ‘ the said John de Saint Maryemount and Aldebrande delivered unto the
 ‘ said Ralph in the name of the said Walter Southous ten pounds in gold,
 ‘ and no more; and said that he could not, and ought not, to have any
 ‘ more at that time; wherefore the said Ralph received the ten pounds in
 ‘ gold, and the said Ralph and John Tettesbury sealed the said obligation
 ‘ as to twelve pounds, made in double that amount, by way of surety for
 ‘ the ten pounds aforesaid, to be paid on the arrival of the day appointed.

‘ And on the day for payment, came the said Ralph unto the said
 ‘ Walter, bringing his payment of ten pounds and demanding the obliga-
 ‘ tion; and the said Walter made answer to him that this he would not
 ‘ do, without he were paid twelve pounds. And because the said Ralph
 ‘ would not pay him forty shillings more than his debt amounted to, the
 ‘ said Walter sued him in the Court of one of the Sheriffs of London, to
 ‘ the wrong and great damage of the said Ralph.

‘ Wherefore, most honourable Sirs, forasmuch as you are ordained to
 ‘ take judicial cognizance of offences in such cases committed, may it please
 ‘ you, for the love of God, to cause all the parties before-mentioned to
 ‘ appear before you; and to examine this matter and the answer made

¹ Broad-street in the City.

broker legally appointed to record bargains

² ‘correctours.’ A ‘corrector’ was a made.

‘thereunto, for making known the truth thereon, that so the horrible vice
‘of usury by such evil device may not run its course.’

By reason of which bill, commands were given unto John Baldok, a serjeant of the Mayor, to attach the aforesaid Walter, according to the custom of the City, against the Wednesday then next ensuing, etc. The same day [was named] unto Ralph aforesaid, etc. Upon which Wednesday, the day, that is to say, before the Feast of the Conversion of Saint Paul [25 January], in the year above-mentioned, the aforesaid serjeant made answer that the said Walter had been attached to appear here upon that day. And as well the aforesaid Walter as Ralph aforesaid in their proper persons appeared. And the aforesaid Walter demanded hearing of the bill aforesaid, etc. Which bill being then read, the said Ralph, for the better understanding of his bill, said that he, Ralph aforesaid, in his necessity etc., that is to say, about the Feast of Saint Michael the Archangel, in the nine-and-fortieth year of the reign of King Edward, the Third [of that name] since the Conquest, in the Parish of Saint Bartholomew the Little in the Ward of Bradstrete, in London, by the hands and mediation of one John de Saint Mariemount and one Aldebrande Gascoigne, a Lombard, brokers and correctors of such bargain, did obtain and borrow ten pounds sterling from Walter aforesaid; for which ten pounds the said Ralph, by procurement of the said brokers or correctors, and by assent of the aforesaid Walter, was to have paid unto the use of the aforesaid Walter twelve pounds sterling, forty shillings, that is to say, for usury; [and] for which ten pounds the aforesaid Ralph and one John Tettesbury, skinner, by reason of the loan and accommodation aforesaid, became bound unto the aforesaid Walter in the sum of 24 pounds (double, that is to say, of a clear debt, as it were, of twelve pounds), to be paid at a certain time now past, and in the said obligation made thereupon contained, etc.; whereas he the said Ralph did not from the aforesaid Walter, nor from the brokers or correctors aforesaid, etc., have or in any way receive anything more than the ten pounds aforesaid. And that at such time for payment in the said obligation contained, etc., the said Ralph came unto Walter aforesaid, and did repeatedly make offer unto the said Walter of the said ten pounds of him so borrowed, etc., and did request that the said ten pounds he would receive, etc. But that the said Walter, asserting that the said Ralph owed him a clear debt of twelve pounds, according to the form of his obligation made thereupon in double

the amount, did wholly refuse to receive of the said Ralph the said ten pounds alone, without the said remaining forty shillings for usury, etc., and did peremptorily demand of him the twelve pounds aforesaid, etc. By reason of which non-payment the aforesaid Walter did prosecute and implead the

said Ralph in the Court of the Sheriffs of London, and so did daily

Fol. 236 A. molest him, etc., and in every way by which he might did constrain him to pay the aforesaid forty shillings of usury, beyond the clear debt of ten pounds of him so borrowed. And that thus the said Walter did impose upon him the said Ralph this false usury, etc., to the grievous loss of the said Ralph, and contrary to the tenor of a certain Ordinance by the Mayor, and Aldermen, and Commonalty of the City, made thereon, etc. And thereupon he produced his ¹suit, etc.

And the aforesaid Walter, in virtue of the liberties of the said city, protesting that he knew nought of any usury or matter alleged above, etc., said that the aforesaid contract, or bargain, was made through correctors, the brokers aforesaid, to the use and profit of one Bartholomew Boseham, a Lombard, and of the proper chattels and monies of the said Bartholomew; without that the said Walter did [not], of himself or by the correctors aforesaid, make any contract or bargain with the before-named Ralph nor did in any way intermeddle therewith, nor have any property therein, nor did in any way pay any part thereof, etc.; except that, at the request of the aforesaid Bartholomew, the obligation was made and delivered unto the said Walter, with the intention, that if the aforesaid Bartholomew, at the time for payment of the debt etc., should not be in the country, then the said Walter might be able to sue the said debtor at law etc., to the use of the said Bartholomew, in form above-mentioned, etc.: and this he was prepared to prove, etc., and he put himself upon the country, etc., and demanded judgment, etc.

And the aforesaid Ralph said that the bargain and contract before-mentioned were made by the said Walter of his own proper monies, with the intent of usuriously exacting from the said Ralph the said forty shillings for the loan of the said ten pounds; and that so the said Walter did make and complete the said contract of usury with the aforesaid Ralph, through the intervention and mediation of the said brokers or

¹ 'sectam;' i. e. his witnesses.

correctors, in form by the said Ralph above alleged: and this he was prepared to prove, etc., and he put himself upon the country, etc. And Walter aforesaid, in like manner, etc.

Therefore, commands were given unto the aforesaid John Baldok, serjeant of the Chamber, according to the custom of the City, that he should summon the 'country from the parish and Ward aforesaid, and from the venue thereof, by the next Court, that is to say, by the Saturday then next ensuing, etc. And the same day was given unto the parties, etc. And the aforesaid Walter was bailed in the meantime by Elyas de Thorpe and Bartholomew Bosham, [the same] to produce him upon the same day, etc. And so, the process was continued, etc., until the Saturday aforesaid, that is to say, the day after the Feast of the Conversion of Saint Paul [25 January], at the beginning of the fiftieth year of his lordship the King aforesaid.

Upon which day the aforesaid Ralph in his proper person appeared, and in like manner Walter aforesaid; and the jurors who had been empanelled by the serjeant aforesaid did not appear. Therefore, by reason of default on part of the jury, a day was given unto the parties aforesaid on the Monday then next ensuing, etc. And commands were given unto the serjeant aforesaid that he should distrain the said jurors against such day, etc. And the aforesaid Walter was again bailed by the same sureties, etc. Upon which Monday, that is to say, the Monday before the Feast of the Purification of the Blessed Virgin Mary [2 February], in the fiftieth year above-mentioned, the parties aforesaid in their proper persons appeared. And the jury aforesaid, so distrained according to the custom of the City, in like manner appeared, namely, William atte Forde, etc. Which jurors, being by assent of the parties tried and chosen, said upon their oath, that the bargain aforesaid, and such contract of usury, was contrived and made by the aforesaid Walter, and by mediation of the said John de Saint Marymount and Aldebrande, with the monies of the said Walter, in behalf of the said Walter, [and] with the intent of usuriously taking from the said Ralph the said forty shillings for the loan of the said ten pounds: usuriously to gain the which forty shillings, the said Walter did oftentimes implead the said Ralph, and did maliciously sue him for

¹ *I. e.* a jury.

payment thereof, against the form of the Ordinance aforesaid, etc. And enquiry was made whether John de Saint Maryemount and Aldebrande Gascoigne, the Lombard, aforesaid, had acted as brokers and correctors of the same false bargain, and had been conscious of his said false purpose; to which they said that so it was. Therefore it was awarded, that the aforesaid Walter should be committed to prison without mainprise, etc.,

until he should have made full restitution unto the aforesaid

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Ralph for such his loss in this behalf, and until he should have released the said Ralph of all and every obligation and other instrument touching the said contract, etc.; and also, until he should have paid a fine unto the Chamber of the Guildhall of London for his contempt, etc., that is to say, a sum equal to that which by usury he would have so falsely gained, if the said bargain had remained in force, according to the form of the Ordinance aforesaid, etc.

A Declaration as to Usury.

‘Whereas in the time of John Notte, ¹formerly Mayor of London, by command of King Edward, grandsire of his lordship the King now reigning, in the eight-and-thirtieth year of his reign, an Ordinance, to put an end to usury and ²chevisance in the said city and the suburbs thereof, was made by the Mayor and Aldermen; the which Ordinance is entered in the Chamber of the Guildhall of the said city, in Book G, folio 118. And whereas such Ordinance is too obscure, and it is not comprised or declared therein in especial what is usury or unlawful chevisance, Adam Bamme, ³Mayor, and the Aldermen, with the assent of the Commons of the said city, in the Guildhall assembled on the twelfth day of May, in the fourteenth year of the reign of King Richard the Second, with good advice and wise deliberation thereon, with the assent aforesaid, have ordained and declared these Articles as to usury and chevisance, in manner following, that is to say;—if any person shall lend or put into the hands of any person gold or silver, to receive gain thereby, or a promise for certain without risk, such person shall have the punishment for usurers in the said Ordinance contained.

¹ A. D. 1363.

² A. D. 1390 and 1396,

³ Extortion of illegal profits,

‘ And if any man, denizen or foreigner, shall sell any merchandize and retain the same in his possession, or forthwith upon such sale shall buy back the said merchandize, to the loss of the buyer, for the same he shall be punished.

‘ And if any partners in trade, by covin before made, shall sell goods for the purposes of chevisance, and one of them shall sell the said goods, and the other of them, forthwith upon such sale, shall buy them of him who is so practised upon for a less price than that at which they were at first sold, they shall have the same punishment.—Provided always, that if any person shall be impeached upon any one of the points aforesaid, he shall be able to acquit himself by his oath, with two good and lawful persons not suspected of such default, without any Inquisition being taken thereon, as is contained in the former Ordinance aforesaid.

‘ And that no broker shall meddle with any manner of brokerage, if he be not admitted and sworn before the Mayor and Aldermen; and that [such brokers] shall bring the vendor and buyer together, as in their oaths is more fully set forth. And in addition thereto, that every broker shall find sufficient pledges that he will not intermeddle to make any bargain of usury, under pain of paying one hundred pounds unto the Chamber, as also of incurring the penalty in the aforesaid Ordinance contained. And if any person shall know of any man, a denizen, doing the contrary of any one of the points aforesaid, he is to make the same known unto the Mayor and Aldermen of the said city. And if the offender be convicted thereof, the person so certifying shall have one fourth part of the fine for his trouble.’

Writ of his lordship the King as to Brokers.

‘ Edward, by the grace of God, etc., to his well-beloved and trusty ¹ Ralph de Sandwich, his Warden of the City of London, greeting.
‘ Whereas of late, by relation of our citizens of London and others, we did understand for certain that all merchants whatsoever, coming unto the city aforesaid with their wines for sale, had been wont, time out of mind, to give for each tun of wine sold by the brokers of the city
‘ aforesaid the sum of six pence for brokerage: and since then,

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¹ Warden of the City A.D. 1285, and from A.D. 1287 to 1292.

‘ through certain persons, in the name of our well-beloved Gregory de Rokesle, asserting the contrary thereof, we did understand that such merchants had been wont from of old to give but two pence only for each tun of wine so sold; and did thereupon heretofore command you, that in nowise you should allow the brokers of wines in the city aforesaid to receive and take for brokerage of any tun of wine so sold more than two pence; we have now from you understood, that as well the aforesaid Gregory as other his fellow-citizens do assert that the [merchants] aforesaid have been wont heretofore to give six pence for every tun of wine so sold:—We, desiring to be certified hereupon, do command you that, holding Inquisition hereupon, as well upon the oath of trustworthy persons of the city aforesaid as of foreign merchants and others not held suspected, at your own discretion, you do make it your care more fully to certify us as to the truth hereof at Winchester, upon the morrow of the Nativity of the Blessed Mary [8 September] next ensuing. Witness myself, at ¹Aumbresbury, this 13th day of August, in the thirteenth year of our reign.’

Of [Brokerage upon] Wines.

‘ Inquisition made before Ralph de Sandwich, Warden of the City of London, by precept of his lordship the King, on the Tuesday next after the Feast of Saint Giles [1 September], in the thirteenth year of his reign, by Henry de Hareford, etc., sworn to certify his lordship the King whether or not all merchants whatsoever coming unto the aforesaid city with wines for sale, have been wont, time out of mind, to give for each tun of their wine so sold by the brokers of the city aforesaid, six pence for brokerage, or two pence.

‘ Who say, upon oath, that the said brokers never have been wont to receive for their brokerage, for each tun of wine by them sold in the said city, less than six pence, nor the said merchants to give less. In testimony whereof, the jurors aforesaid have unto this Inquisition set their seals.’

Of the Enrolment of Pleas of Hustings.

²[On the Monday next after the Feast of Saint Matthias [24 February],

¹ Now Amesbury, in Wiltshire.

are omitted in *Liber Albus*; but are restored

² The portions here given within brackets from the *Liber Custumarum*, folio 53.

in the thirtieth year of the reign of King Edward, son of King Henry, by John le Blount, Mayor of London, Geoffrey de Nortone, William de Leyre, William de Betoynes, William le Mazeliner, Walter de Finchingsfeld, Richard de Gloucestre, Adam de Fulham, John de Canterbury, Richer de Refham, Nicholas Picote, Simon de Paris, John de Vinetrie, Hugh Pourte, and other Aldermen, it was, with unanimous consent and assent agreed, that the then Sheriffs, in the same manner as other Sheriffs in times past, as being in accordance with the custom of the City of London], should find and maintain clerks to write and enrol all pleas which in the Hustings of London should happen to be pleaded, at the expense of the said Sheriffs. And that on the morrow of every Court of Hustings all pleas should be recited before the Mayor, Recorder, and four Aldermen. And that those pleas which were [then] not enrolled, or were informally written or enrolled, should in their presence be amended and enrolled; that so, all pleas might justly and duly be kept for future times, etc.; to the end that unto parties before them impleaded, or to be impleaded, full right might be done.

Of giving judgment in the Hustings.

¹[On the Wednesday next after the Feast of the Annunciation of the Blessed Mary [25 March], in the year aforesaid, by the aforesaid Mayor, Elyas Russel, and other Aldermen, it was agreed] that no judgment should be given in the Hustings before the Mayor and Aldermen should come from holding conference thereon; and then, in presence of six Aldermen at the least, according to ancient usage.

And in like manner, that in future no testament should be admitted to probate, unless the seal of the testator should be appended or set thereto. And in like manner, unless both witnesses should be able to speak expressly as to the seal of such testator, and should have full knowledge of such seal.

That Plaintiffs shall be always ready in Court.

²[On the Monday next after the Feast of Saint Edmund the King [20 November], in the sixth year of King Edward aforesaid, it was granted and

¹ See the preceding Note.

² See Note 2 to page 346.

enacted by all the Aldermen present at giving judgment on such day], that the presence of persons making plaint by writ shall not be waited for until a second day. But that if they shall not appear on the first day, it shall be adjudged to be their default; [and] they shall be punished therefor, and shall not be heard on another day when wishing to cure such default, [unless] upon writ issued by the King. Saving always unto tenants, in the pleas aforesaid, their delays and absence until a second day, in manner as hath been wont. And this enactment has been made, because that demandants are wont maliciously to defer their business, to the very great impeding of the Court and the manifest detriment of the parties.

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Of the Rolls of the Sheriffs.

¹[On the Friday next after the Feast of Saint Martin [11 November], in winter, in the two-and-thirtieth year of the reign of King Edward aforesaid, by John le Blount, Mayor of London, John [de] Wengrave, William de Leyre, and other Aldermen, John de Lincolne and ²John de Paris, Sheriffs, it was ordained and enacted, by common assent], that all and singular the Sheriffs of London shall bring their rolls of all Pleas of Novel Disseisin and Mort d'Ancestor, holden in their time, at each Feast of Saint Michael on which they shall have been removed from their bailiwicks; and shall deliver the same unto the Chamberlain of the Guildhall, [there] to be kept in behalf of such Sheriffs and the other citizens of London, etc.

That Aldermen shall be present at the holding of the Sheriffs' Court.

[On the Friday next after the Feast of Saint Gregory the Pope [12 March], in the four-and-thirtieth year of the reign of King Edward, son of King Henry, by John le Blount, Mayor of London, John de Wengrave, William de Leire, and other Aldermen, William Cosin and Reginald de Thunderle, Sheriffs, it was agreed and ordained, that whereas a remonstrance and complaint had reached the aforesaid Mayor and Aldermen, and others, that the Sheriffs and their clerks did not enrol, or permit to be enrolled, the lawful exceptions or allegations of the pleaders and parties, in the pleas before them pleaded, according as the same were alleged and proposed; but

¹ See Note 2 to page 346.

² Properly 'Roger.'

that some part of such allegations and pleadings they enrolled, some they omitted, at their own pleasure,]—that the Sheriffs should not hold a Court, unless four Aldermen, [namely John de Wengrave, William de Leyre, Walter de Finchingsfeld, and Richer de Refham,] or three, or two, or one of them at least, in number, should be present, etc. And that if any party should propound an exception or allegation, which the Sheriff or clerks should be unwilling to receive or admit, the party alleging the same should cause it to be briefed in a certain schedule, and deliver the same, so written, unto the Aldermen then present; that so the said Aldermen might be able to bear record thereof before the Mayor and his fellows, how and when, etc.

Of the Return of Writs.

Also, [upon the same Friday it was agreed and ordained,] that no Sheriff, clerk, or bailiff, should in future return any writ in any way touching the Commonalty, until he should have shown the same unto the Mayor and Aldermen aforesaid, or the greater part of them; and that by their counsel return should be made, etc.

That the Sheriffs and their clerks shall be obedient unto the Mayor, etc.

[In like manner also, seeing that many evils had befallen the Commonalty and the Sheriffs, through the disobedience, ignorance, and rebelliousness of the Sheriffs, clerks, and serjeants, by the Mayor and Aldermen aforesaid, on the Friday before-mentioned, it was agreed and ordained], that all Sheriffs, clerks, and serjeants, as well of the Mayor [and] Sheriffs as of the Commonalty, should be attentive and obedient to their superiors, in all things lawful and rightfully to be done. And that if they should not be so, and should thereof be lawfully convicted, they should from their office be removed without recovery in future of the same.

Of attachment for Felony committed in a Foreign County.

Thomas Sely [and] Richer de Refham, Sheriffs of London, in the seven-and-twentieth year of the reign of King Edward, were attached on the Friday next after the Feast of Saint Gregory the Pope [12 March], in the year above-mentioned, to appear before the Council of his lordship the King at Westminster, to certify the Council aforesaid wherefore Alan de Cupil-

diche, of the County of Lincoln, had been attached in the City of London by the said Sheriffs.

Who said, that one William de Odyham had 'appealed the aforesaid Alan before the Coroner of London of the death of Walter de Odyham, his uncle, on the day of Saint James [25 July] at the Fair of ²Saint Botolph by him slain, and had found sureties to prosecute him for felony; and that accordingly they had attached and imprisoned Alan aforesaid, as was fully lawful for them to do, in such manner as in like cases their predecessors had done. By which Council of his lordship the King it was enjoined upon them, that they should bring the body of the aforesaid Alan before them on the Thursday next before the Annunciation of the Blessed Mary [25 March], in the year above-mentioned; and that there they should personally appear, together with the Mayor and Aldermen, to shew unto them if in any similar case before that time they had taken any person and imprisoned him.

Upon which day, the aforesaid Alan and the Sheriffs appeared; and the Sheriffs aforesaid avowed that the said attachment was a lawful one, for that when one John de Zole was slain at Caxtone in the County of Huntingdon, the wife of the said John afterwards came to the City of London and found one ³Coke, William by name, and appealed him of the death of the said John; who was thereupon taken and imprisoned, and put himself [upon the country] for good and for evil before Ralph de Sandwich. In like manner, one William de Assyngdone, for the death of Hugh de Milgas in the County of Essex.

In like manner, one William de Britemeristone, who was attached by a certain serjeant of Sir John de Lacy for a certain felony committed in the County of Bedford; ⁴ who was attached in the time of William de Farindone, and who escaped to the Abbey of Stratforde, was by Gregory de Rokesle brought back to prison; and afterwards before the Justiciars put himself [upon the country] for good and for evil. In like manner, William de Belynge, who was taken for the death of John de Meleforde in the County of Suffolk, at suit of the wife of the said John, in the City of

¹ *I. e.* accused.

² Or Boston (Botolph's Town) in Lincolnshire.

³ It is difficult to say whether this implies

a trade here—that of a cook,—or only a surname.

⁴ The name is omitted.

London; and before the Justiciars put himself [upon the country] for good and for evil, etc.

Wherefore, by the Council of his lordship the King it was adjudged, that such attachment was a lawful one: and that there-Fol. 238 A.
fore if the aforesaid Alan knew aught to shew unto them that the aforesaid Sheriffs had done unto him, he was to shew the same. And the aforesaid Alan knew nought for him to shew; wherefore, the Sheriffs aforesaid departed thence ¹without day named, and Alan aforesaid on the Wednesday next ensuing put himself [upon the country] for good and for evil, in presence of Ralph de Sandwich and Stephen de Graveshende, Justiciars for [the delivery of] Newgate assigned.

Of Proof of Testaments.

²Also, [it was ordered] that on proof of testaments, if any person shall make any claim upon probate of a testament, still, the probate of such testament shall be admitted, provided the witnesses make deposition as to such being the last will of the testator; saving always to the claimant his right of challenge in respect of such testament.

Of Sequestration.

³Also, that when sequestration has been made by a bailiff of the City upon any citizen of London for a debt due to the City, by barring up his doors or in any other way, and such citizen allows of such sequestration, but remains in contempt as to making satisfaction and declines to become amenable to justice, by view of the neighbouring persons such sequestration and obstruction may be removed, and the fastening opened and removed by the bailiff; and he may then perform his duty, and make due execution thereupon, etc.

Of the Withdrawal of Goods.

⁴Also, that no one shall enjoy free summons to plead, according to the usage of the City, who is seen and proved to have removed and withdrawn his goods, in deceit of the demandant, and for the withholding and nullifying of the debt from him due, etc.

¹ *I. e.* were finally dismissed.

² This passage has already been given; see page 107 *ante*.

³ Repeated from page 107 *ante*.

⁴ Repeated from page 107 *ante*.

Of Appraisers.

¹Also, that in all cases where men shall have appraised pledges, in the Court of the Mayor [or] Sheriffs, or before the Chamberlain, such appraisers shall have the goods appraised for the price assessed, unless the demandant shall be willing to take them for the same price.

Petition as to Writs of Error.

A certain Petition was presented by the reputable men of London in the Parliament of his lordship the King, in the eighth year of his reign, in the words that follow :—

‘ To his lordship the King and to his Council, shew the good folks of the City of London :—That whereas where parties have pleaded before the Mayor or Sheriffs of London, in their Courts, upon divers pleas, it oftentimes happens that when the plaintiff has proved his demand, be it never so rightfully, the defendant obtains a writ to have the record brought before the Mayor or before the Justiciars at some distant day assigned, and in the meantime order is made that execution be delayed. And then at the day so given unto him, the person who in such manner causes the record to be brought, causes himself to be essoined first with a common essoin, and then with an essoin of the King’s service, and at last makes default. And then there is nothing else awarded, beyond that the judgment shall stand in full force, and the original complainant have execution ; while in the meantime the defendant has ²eloigned his goods ; as in case of debt, trespass, or covenant, in such manner that the original plaintiff cannot be relieved ; whereof they pray remedy. And that such essoins of those who shall cause such records so to be brought be not from henceforth allowed, and that some speedy remedy be ordained in such cases, etc.’

To which Petition answer was thus made :—

‘ Let order be given unto the Mayor and Sheriffs of London, that in a case where a record is transmitted and execution of the first judgment is surceased, the goods of the party against whom recovery is awarded

¹ Repeated from page 108 *ante*.

² Or ‘ removed.’

‘ shall be kept in safety, without any removal thereof. To the end that
‘ execution, in the event of judgment being given [to that effect], may in
‘ due manner be done as to the same.’

By reason of which Petition [also], his lordship the King issued his Writ in the words that follow :—

‘ Edward, by the grace of God King of England, Lord of Ireland, and
‘ Duke of Aquitaine, to the Mayor and Sheriffs of London, greeting. The
‘ citizens of our city aforesaid have entreated us, by their Petition in pre-
‘ sence of us and our Council exhibited, that whereas complainants in divers
‘ pleas before you, the Sheriffs aforesaid, in our Court at London Fol. 228 n.
‘ holden, by judgment duly given do recover their demand, the
‘ parties defendant, oftentimes contriving how to put off the execution of
‘ such judgment, assert that some error has arisen in the record and in the
‘ process thereon, although there has been no such error, and do then cause
‘ such record and process to be brought before you in our full Hustings of
‘ the city aforesaid, and after that, sometimes, to be brought before our
‘ Justiciars thereunto especially deputed, for the correction of such error, if
‘ any : and the said parties defendant, pending such plea of error, the same
‘ through divers subterfuges remaining long undiscussed, and execution of
‘ the former judgment in the meantime being delayed, do sell and dispose of
‘ the goods and chattels which they possess within the said city, and upon
‘ which execution of the former judgment, if the same were confirmed,
‘ ought to be made, that so execution may not be made thereupon ; the
‘ result whereof is, the very great loss of the parties complainant, and the
‘ retarding of such execution, and the nullifying of the judgment aforesaid,
‘ —we will provide a fitting remedy therefor. We, being desirous to
‘ take all due precautions against such damnifications and to put an end to
‘ proceedings so malicious, do command you, that in all cases where a party
‘ defendant shall cause to be brought before you in the Hustings aforesaid,
‘ or before any of our Justiciars, the record and process of any suit for the
‘ correction of error, should any such error be found therein, and where
‘ execution of the former judgment shall be withheld, in manner before-
‘ stated, you shall so provide and ordain that all the goods and chattels of
‘ such party defendant, within your bailiwick being, shall, unto the amount

¹ Dependent on ‘ have entreated us that,’ lines 8 and 9 above.

‘ of the matter awarded and of [all] damages, amercements, and other like
‘ matters whatsoever, safely and securely, without any removal thereof
‘ whatsoever pending such plea of error remaining undiscussed, be kept.
‘ To the end that execution of the former judgment therein, may, if the
‘ same shall be affirmed, in due manner be done as to the same. Witness
‘ myself at Westminster, this fourth day of June, in the eighth year of our
‘ reign.’

Of Dower.

Thomas de ¹Drokenifforde and Emma, his wife, demanded as against Alice, who was formerly the wife of John de Colewelle, one third part of a messuage, with its appurtenances, in London, as dower of the said Emma, of the endowment of Richard de Enfelde, her late husband; of which dower they had no part, etc.

And Alice aforesaid appeared, and she vouched to warranty thereon Thomas, the son and heir of John de Colewelle, who by aid of the Court of his lordship the King in the County of Middlesex, etc. A day was given unto the parties [to appear] before the Justiciars of the Bench of his lordship the King, at Westminster, on the morrow of the Purification of the Blessed Virgin Mary [2 February], that proceedings might then be taken there according to the form of the Article of the Statute of Gloucester, for the citizens of London in that behalf corrected.

Afterwards, at the Court of Common Pleas holden at the Hustings of London on the Monday next before the Feast of Saint Margaret [20 July], in the sixth-and-twentieth year of the reign of King Edward, the Third [of that name] since the Conquest, the aforesaid Thomas de Drokenifforde and Emma, his wife, came and brought the record and process of the plea between the parties aforesaid, holden before the Justiciars of the Bench of his lordship the King, in the words that follow:—

Record and process on the Writ of Dower aforesaid.

‘ Thomas de Drokenifforde and Emma his wife have elsewhere, in the
‘ King’s Hustings at London, demanded as against Alice, who was for-
‘ merly the wife of John de Colewelle, one third part of a messuage, with

¹ It seems not improbable that ‘Drokenisforde’ is, in reality, the correct reading of this name.

' the appurtenances, in London, which is valued at the yearly sum of 31
 ' shillings, one penny, and one third part of one penny, as dower of the said
 ' Emma, of the endowment of Richard de Enefelde, her late husband, etc.
 ' Which Alice, at the said Hustings, vouched to warranty thereupon Fol. 229 A.
 ' Thomas, the son and heir of John de Colewelle. These persons,
 ' having no land in the City of London, were summoned in the County of
 ' Middlesex; wherefore a day was given unto the parties, etc., before the
 ' Justiciars at this place, on the morrow, that is to say, of the Purification of
 ' the Blessed Mary, in the five-and-twentieth year of the reign of his lord-
 ' ship the King of England now reigning. Upon which day the parties
 ' appeared, etc. And command was given unto the Sheriff of Middlesex
 ' to summon the aforesaid Thomas, son and heir of John, to be here within
 ' one month after Easter Day then next ensuing. The same day, ¹etc.
 ' Upon which day, the said Thomas, the son of John, caused himself to be
 ' essoined, for ²illness on the way, as to the plea aforesaid, as against the
 ' aforesaid Thomas de Drokenifforde and Emma, and had a day therefor,
 ' upon his essoin, the morrow of Saint John the Baptist [24 June] then
 ' next ensuing. The same day, etc. And upon such day he made default.
 ' Wherefore, commands were then given unto the Sheriff that he should
 ' take into the hand of his lordship the King land of the aforesaid Thomas,
 ' son of John, to the value, etc. And that a day, etc. And that he should
 ' summon him to be here present on the Octaves of Saint Martin [11
 ' November] then next ensuing, at the prayer of the demandants, etc.
 ' The same day, etc. Upon which day the Sheriff made return, that
 ' the Writ had arrived too late. Wherefore commands were given unto
 ' the Sheriff, as before, that he should take into the hand of his lord-
 ' ship the King land of the aforesaid Thomas, son of John, to the value,
 ' etc. And a day, etc. And that he should summon him to be here
 ' present on the morrow of the Purification of the Blessed Mary then next
 ' ensuing, etc. The same day, etc. Upon which day, the Sheriff made
 ' return, that the Writ had arrived too late, etc. Wherefore, commands
 ' were then, as oftentimes before, given unto the Sheriff that he should
 ' take into the hand of his lordship the King land of the aforesaid Thomas,
 ' to the value, etc. And a day, etc. And that he should summon him to be

¹ I. e. was given to the others.

² I. e. the commonest essoin, or legal excuse.

' here within one month after Easter Day then next ensuing, etc. And it
' was then told unto the attorney of the aforesaid Alice, that she must sue
' at her own peril, etc. The same day, etc. Upon which day, the aforesaid
' Alice caused herself to be essoined as against the aforesaid Thomas
' de Drokenifforde and Emma upon the plea aforesaid, and had a day
' therefor, by her essoin, upon the present day, that is to say, the morrow
' of the Holy Baptist [24 June], etc. And because that the said Thomas,
' son of John, did not appear, and the Sheriff had not sent the Writ, com-
' mands were given unto the Sheriff, as oftentimes before, that he should
' take into the hands of his lordship the King land of the aforesaid
' Thomas, son of John, to the value, etc. And a day, etc. And that he
' should summon him to be here at the same time, etc. And the Sheriff now
' makes return that the Writ had arrived too late, etc. And nevertheless,
' now appear as well the aforesaid Thomas de Drokenifforde and Emma, as
' the aforesaid Alice, by their attorneys; and in like manner, the aforesaid
' Thomas, son and heir of John, in his own person, upon summons, etc.,
' who made warranty unto the said Alice of the third part aforesaid.
' Therefore the suit aforesaid is to be remitted unto the Hustings aforesaid,
' before the Mayor and Sheriffs, etc., that there further proceedings may be
' taken therein in such manner as heretofore of right has been wont to be
' done, etc.'

In virtue of which record and process, commands were given unto the Sheriff that he should re-summon Alice, who had been the wife of John de Colewelle, to be here present at the next Court of Common Pleas, to hear and receive what the Court should award upon the record and process aforesaid, etc. And the same day was given unto the aforesaid Thomas de Drokenifforde and Emma his wife, present in Court, etc.

Afterwards, procedure being held over between the parties aforesaid until the Court of Common Pleas holden on the Monday next after the Feast of Saint Luke the Evangelist [18 October], in the six-and-twentieth year of the reign of King Edward, the Third [of that name] since the Conquest, the aforesaid Thomas de Drokenifforde and Emma his wife appeared, and the aforesaid Alice appeared in like manner. And Thomas aforesaid, son and heir of John de Colewelle, holding upon his warranty, gratuitously appeared, and restored unto the aforesaid Thomas and Emma her dower. And hereupon, after recital of the record and process had

between the parties aforesaid in the Court of his lordship the King, before the Justiciars above-mentioned, and hither by the said Justiciars sent, it was awarded that the aforesaid Thomas de Drokenifforde and Emma his wife should recover as against the aforesaid Alice, who had been the wife of John de Colewelle, one third part of the messuage aforesaid, as the dower of the said Emma, and that the said Alice should be amerced. And it was told by the Court unto the before-named Alice, that she must sue in the Court of his lordship the King, before the Justiciars of the Bench, to have of the land of the aforesaid Thomas, son and heir of John de Colewelle, holding the same upon his warranty, in the County of Middlèssex, to the value of such one third part, if unto them it should seem expedient, etc.

Fol. 229 B.

That the Mayor shall be one of the Justiciars of the Gaol of Newgate.

'The King unto his Treasurer and Barons of the Exchequer, greeting. Whereas we, as it is said, by our Charter have granted unto the citizens of our City of London, and their heirs and successors, citizens of the said city, that the Mayor of the city aforesaid, for the time being, shall be one of the Justiciars for delivery of the Gaol of Newgate, and shall be named in every commission to be made thereupon; and that the same citizens shall have ¹Infangthef and chattels of felons as to all those who shall be adjudged before them within the liberties of the city aforesaid, and of all being of the liberty aforesaid who at the said gaol shall be adjudged, as in our said Charter is more fully contained:—We do command you that, upon seeing the Charter aforesaid, if you shall find the said liberties, you shall, in such manner as shall be just, allow the same unto the said citizens, according to the tenor of the Charter aforesaid; in no way molesting or aggrrieving them against the tenor thereof. Witness myself, at Westminster, this tenth day of January, in the year of our reign in England thirty-one, and of our reign in France nineteen.'

This Writ will be found in the Exchequer of his lordship the King, among the ²*Communia* of the Term of [Saint] Michael, in the year of the

¹ See page 129 *ante*, Note 2.

² Entries of ordinary business.

reign of King Edward, the Third [of that name] since the Conquest, thirty-two, under the Letter C.

That the Constable of the Tower shall not take Prises.

‘ Edward, by the grace of God King of England and France, and Lord
 ‘ of Ireland, to our well-beloved and trusty Robert de Morlee, Constable
 ‘ of our Tower of London, greeting. Whereas among other liberties unto
 ‘ our well-beloved citizens of our City of London by our Charter lately
 ‘ granted, it was granted unto them that the Constable of the Tower for
 ‘ the time being shall not make any ¹prises, by land or by water, of victuals
 ‘ or of any other things whatsoever belonging unto the men of the city
 ‘ aforesaid, or unto any other persons coming towards such city or going
 ‘ forth from the same ; nor shall seize, or in any manner cause to be seized,
 ‘ any vessels or boats, bringing victuals or other such goods unto the said
 ‘ city, or carrying the same away therefrom, as in the Charter aforesaid is
 ‘ more fully contained : and of late, from the widely-spread insinuations of
 ‘ our people of the said city, and of others, we have been given to under-
 ‘ stand, that you and your officers of the Tower aforesaid, not having
 ‘ regard unto our grant aforesaid, have of late on divers occasions by force
 ‘ and arms seized the vessels and boats as well of the men of the city afore-
 ‘ said as of others, laden with divers victuals and other things, while
 ‘ coming by water unto the city aforesaid from either side of the Bridge of
 ‘ such city, as well before as after they have come to anchor ; and that you
 ‘ do daily cause them to be seized under the like arrest, until such time as
 ‘ you have taken certain prises of the victuals found in such vessels and
 ‘ boats, or until certain pledges have been delivered unto you for payment
 ‘ of such prises, you of your own authority detaining the same ; as also, in
 ‘ like manner, taking divers other prises of things and victuals unto the
 ‘ said city by land brought and carried, against the will of those to whom
 ‘ the same belong : by reason of which pretence, victuals and other wares
 ‘ are daily made more dear there than usually they are, and merchants and
 ‘ others do withhold themselves from coming with any victuals or other
 ‘ things unto the city aforesaid, and there exposing the same for
 ‘ sale, altogether to the grievous loss and prejudice, and to the

Fol. 230 A.

¹ Seizures on the King's behalf.

‘ manifest detriment, of us and our people of the said city, and of others resort-
 ‘ ing thereunto, and contrary to the tenor of the Charter aforesaid ; whereunto
 ‘ supplication has been made unto us that we would apply some remedy.
 ‘ And forasmuch as matters so prejudicial unto ourselves and our people we
 ‘ cannot tolerate, nor ought, but rather, as it behoves us, to put an end to
 ‘ the same ;—We do command you, that from henceforth desisting from,
 ‘ and making your servants aforesaid to desist from, the taking of prises of
 ‘ things and victuals unto the city aforesaid by land brought or carried, or
 ‘ thence taken away, as also the seizure of vessels and boats coming thither,
 ‘ and the taking from henceforth of any prises, or of any pledges for such
 ‘ prises, of things or victuals in such vessels and boats, you do on no account
 ‘ commit such deeds as aforesaid, or any of them, or inflict any injuries or
 ‘ losses upon persons so bringing such things and victuals unto the city
 ‘ aforesaid or carrying away the same therefrom, or do allow the same by
 ‘ your people to be inflicted, contrary to the tenor of the Charter aforesaid.
 ‘ And if aught by you or yours shall in this behalf unrightfully be
 ‘ levied or done, the same without delay you are to cause to be restored unto
 ‘ those to whom it shall belong, and such error in due manner to be
 ‘ corrected, and amends without delay to be made for the same, that so no
 ‘ second complaint may come unto us thereupon, whereby we may be
 ‘ further troubled in this respect. Witness myself, at Westminster, this
 ‘ fifteenth day of May, in the year of our reign in England thirty-three,
 ‘ and of our reign in France twenty.’

Writ as to the same.

‘ Edward, by the grace of God, King of England, [and] Lord of Ireland
 ‘ and Aquitaine, to the Sheriffs of London, greeting. Whereas among
 ‘ other liberties unto our well-beloved citizens of the city aforesaid by
 ‘ our Charter lately granted, it was granted unto them that the Constable
 ‘ of the Tower aforesaid ¹[shall not make any prises, by land or by water,
 ‘ of victuals or any other things whatsoever belonging unto the men of the
 ‘ city aforesaid], or unto any other persons coming towards such city or
 ‘ going forth from the same ; nor shall seize, or in any manner cause to be
 ‘ seized, any vessels or boats, bringing victuals or other such goods unto the
 ‘ said city, or carrying the same away therefrom, as in the Charter afore-

¹ This passage is omitted in the original by inadvertence.

'said is more fully contained;—We do command you, that you cause the matters before-mentioned publicly to be proclaimed and to be observed in the city aforesaid and in the suburbs thereof, in such manner as you shall deem expedient, according to the tenor of such our Charter aforesaid. Witness myself, at Westminster, this 28th day of February, in the three-and-fortieth year of our reign.'

That no Freeman shall implead another without the Liberties.

'It is ordained, that no freeman of the said city shall implead any freeman of the same city out of such city, for anything done within the same city, where a person may have recovery before the Mayor and Sheriffs of the city aforesaid; under pain of losing his freedom forever, and of his body being committed to prison until he shall have paid a fine unto the said community; if he cannot reasonably shew before the Mayor and Aldermen that the officers of the City have failed to do him right.'

Composition between the Merchants of London and of Amyas, Corby, and Neelle.

'To all those who this writing indented shall see or hear, be it a matter known, that in the year of the Incarnation mcccxxvii., the Monday before the Feast of Saint Luke, the fourth of the Ides of October, in the same month, in full Hustings of London, before Andrew Bokerelle, the then Mayor of London, John Tolosan and Gervaise le Cordwanere, the then Sheriffs of London, Richard Rengere, Ralph Asshewy, William Joynier, John Vyel, Gerard Bat, Joce le Fitz-Piers, Robert le Fitz-John, Henry de Cokham, Jordan de Coventre, James le Blount, Waryn Fitz-Nichol, Ralph Sperlyng, Roger le Blount, Philip de Leycestre, Henry le Fitz-William, Robert de Basynghe, Hamond du Chastelle, John de Woubourne, and John Wachere, then Chamberlain of London, and others [there] sitting, it was granted by the common counsel, and with the assent, of all the City of London, unto all the merchants of ¹Amyas, of ²Corbie, and of Nele, and to their successors, burgesses of the towns

¹ The old name of the city of Amiens.

² Corby or Corbie, and Neele (now Nesle), were towns in Picardy, where great quanti-

ties of woold were grown, and exported to England.

‘aforesaid, to have for ever the franchises under-written, that is to say ;—
 ‘that they might load and unload, and harbour, their woad, garlic, and
 ‘onions, within the City, without molestation, and might sell the same in
 ‘the City of London, as well to strangers of the realm of England as to
 ‘citizens of London. And that they might carry their merchandize out of
 ‘the City of London, in the kingdom of England, by land and by water,
 ‘and might trade therewith, in such manner as they should see to be most
 ‘advantageous. And also, it was granted unto the same, that they might
 ‘load and unload, and harbour within the City of London, without moles-
 ‘tation, all other their merchandize, wine and corn excepted, which they
 ‘might have brought from the parts beyond sea, and might sell the same
 ‘unto the citizens, and not unto others, in the City: and might carry the
 ‘same out of the City, throughout the parts of England, to trade therewith
 ‘as they might please, saving the right and due customs of the City. This
 ‘custom unreservedly was granted unto them and unto their successors, to
 ‘have the same for ever, rendering for the same each year unto the Sheriffs
 ‘of London fifty marks sterling, unto the ferm of the City, at three terms
 ‘of the year, under-written, that is to say, at the Fairs of Saint Ives,
 ‘²Hoylande, and Winchester.

‘And if, perchance, any one of the aforesaid merchants should not be
 ‘willing to be judged in London by his companions of the towns aforesaid,
 ‘the Sheriffs of London, upon the complaint of his companions, ought to
 ‘distrain him until he should have complied with the wishes of his com-
 ‘panions. And if any one of the companions of the aforesaid merchants
 ‘should wish to keep hostel, and to receive his companions, it should be
 ‘fully lawful for him, provided he did not make stay beyond one whole year.

‘And if, perchance, it should so happen, which might God forbid, that
 ‘the merchants of the three towns aforesaid, by fortune of war or by
 ‘mandate of his lordship the King, should not be able to make stay in the
 ‘City of London, it was agreed that the aforesaid merchants should be
 ‘acquitted of payment of their ferm for so long a time as should be wanting
 ‘to the whole year, by reason of [such] war or of the mandate of his lordship
 ‘the King. Unreservedly, also, all merchandize that they might buy in the

¹ The words ‘*de jours*’ are probably a corruption of ‘*desous*,’ ‘beneath.’

² Meaning Boston, situate in the district of Hoyland or Holland, in Lincolnshire.

Fol. 231 A. ' realm of England, they should be able, without molestation
 ' or disturbance, to load in London and carry to the parts beyond
 ' sea, in time of peace, (provisions and arms excepted,) if the Mayor and
 ' commonalty should not have especially the royal prohibition as to the
 ' merchandize aforesaid.

' And now for some time the merchants of the said towns, for certain
 ' causes, have withheld coming unto the said city with their merchandize,
 ' in manner as they were wont to do.

' And hereupon, certain merchants, attorneys and proctors of the mer-
 ' chants of the said city of Amyens, that is to say, John de Coquerelle,
 ' Colart Chamberlenc, John de Saint Fustien ¹Fitz-Jadys, Robert de Saint
 ' Fustien, John de Turnoye the elder, and John Fitz-Jadys John le
 ' Monnere, frequenting the realm of England, and having sufficient power,
 ' for themselves and for all the merchants of the said city of Amyens, have
 ' come before the Mayor, and Aldermen, and Commonalty of the City of
 ' London, and have amicably treated for enjoying the franchises aforesaid,
 ' and for enlarging certain franchises thereof, and for having others granted
 ' afresh.

' Upon which treaty it is agreed, at the request of the said merchants of
 ' Amyens, for the common profit and for the nurturing of love on the one
 ' side and on the other, that the merchants of Amyens and their successors
 ' shall have and enjoy all their ancient franchises, together with the
 ' franchises unto them newly granted; that is to say, that the meters
 ' and brokers of woad shall be chosen by the merchants of London and of
 ' Amyens, who deal in the wares comprised in such composition, and shall
 ' be presented unto the Mayor of London, and before him be sworn lawfully
 ' to do that which unto their offices pertains. And if any one of the
 ' said meters and brokers shall do aught against his oath, and shall
 ' thereof be attainted, he shall be ousted, and another chosen by the said
 ' merchants, and presented unto the Mayor in his place, and sworn in form
 ' aforesaid.

' And that if any one shall owe money unto the merchants of Amyens
 ' for their said wares, and the same shall be witnessed before the Mayor by
 ' the said brokers, or any of them, and the debtor be removing his goods,

¹ This is evidently intended for but one name.

‘ the Mayor shall send a serjeant to place under arrest the goods of the
 ‘ debtor, to the amount of the debt, until the action shall have been settled
 ‘ according to the law of the City. And that for their wares bought for
 ‘ their own consumption, or for their use, together with such as they
 ‘ may think proper to give away, they shall pay no custom. And that
 ‘ they shall be able peaceably to dwell within the said city, and to keep
 ‘ their hostels, in due manner, in time of peace.

‘ And that they may have their assemblies, and treat as to their mer-
 ‘ chandize in a befitting manner, without any hindrance thereof. And
 ‘ that they shall be acquitted in the City of Murage and of Pavage so long
 ‘ as they shall pay the ferm aforesaid, unless it be Pavage before their own
 ‘ hostels: and that they shall be acquitted of Pontage by water, unless it
 ‘ be in case of raising and drawing the Bridge when their ships have to
 ‘ pass with their merchandize. And that no merchant of the three towns of
 ‘ Amyens, Corbie, and Nele, shall from henceforth be admitted to the fran-
 ‘ chise of London, unless he pay rateably his portion of the ferm Fol. 231 a.
 ‘ unto the said merchants of Amyens for the merchandize which he
 ‘ shall bring in such composition comprised. And that no one of the City of
 ‘ London shall be partner with any of the merchants of the said three towns,
 ‘ or shall colour their wares, whereby the King may lose his custom upon
 ‘ such wares, under pain of forfeiture of such wares; nor [thereby] shall
 ‘ the merchants of Amyens be defrauded of their ferm. And that they
 ‘ may harbour corn and wines, and sell within the City unto folks of
 ‘ the City, and unto all other folks, for their use, without any impediment;
 ‘ provided always that the wines be sold in gross. And that if any stranger
 ‘ shall buy the same for resale, the punishment for the same shall be
 ‘ [inflicted] upon such strangers, and not upon the merchants of Amyens.
 ‘ And that they may deal with woad as being among the things comprised
 ‘ in the composition. And that their ‘vadlets may sell the wares of their
 ‘ masters, and may buy, and make delivery in the said city and franchise
 ‘ of London, in the same manner as their masters might do, if they them-
 ‘ selves were present. And that every one who buys their woad shall
 ‘ have his rightful measure of woad, without further demand. And that,
 ‘ if it should so happen that the said merchants make default in payment

¹ Grooms or servants.

' of their ferm, the Mayor shall not ¹attach the goods of such merchants
 ' beyond what shall suffice for the amount of the debt; and as to the
 ' surplus of such wares, they shall be allowed to make their profit thereon
 ' at their will. And that, by reason of the ferm aforesaid, no attachment
 ' of the goods of the said merchants shall be made, except in the realm of
 ' England only, and not elsewhere. And that wines, fruit, ²horn, silver,
 ' herrings, and horses, shall not be allowed to be seized, so long as sufficient
 ' other things may be found, to the amount of the arrears of such ferm.

' And that merchants of Amyens, while passing through the City of
 ' London without making stay, with horses for their riding, and while
 ' coming towards it, shall in no manner be arrested by reason of such ferm.
 ' And the said merchants of Amyens agree, that if it should chance to be
 ' necessary to sue for the ferm elsewhere than in the said city, the said
 ' merchants shall be bound to pay rateably such damages and expenses as
 ' they shall have caused by reason of such suit.

' The which franchises to have and to use in the said city of London,
 ' the aforesaid proctors of the merchants of Amyens, by virtue and power
 ' of their proxy aforesaid, have agreed, for themselves and their successors
 ' for ever, to pay in each year, and to render the aforesaid ferm of fifty
 ' marks unto the Mayor of the City of London for the time being, or unto
 ' the Commonalty of the city before-mentioned, as follows, that is to say;
 ' one half of the aforesaid fifty marks at the Purification of our Lady
 ' [2 February], and the other half at the Nativity of our Lady [8 Septem-
 ' ber]; and that so far, the said merchants and their successors shall be
 ' acquitted for ever of the fifty marks comprised in the ancient composition
 ' above-written. The which ferm of fifty marks yearly well and lawfully to
 ' pay in the City of London, in form aforesaid, the said merchants, attorneys
 ' and proctors of Amyens, for themselves and for all their merchants of the
 ' said city, do bind themselves and each of them, for the whole, and all
 ' their goods and wares, wheresoever the same may be found in the said city
 ' of London or elsewhere in the realm of England, the same to be seized,
 ' distrained, and held, by all officers whatsoever, within the franchise and
 ' without, their property excepted in manner aforesaid; save always, if the

¹ The word '*achater*' is an error for '*attacher*' or '*arrester*,'—probably the former.

² The word '*cor*' may possibly mean bark.

‘ said ferm of fifty marks, with all damages, costs, and expenses, be fully paid, in manner before-mentioned.

‘ And all the matters aforesaid, as well on part of the Mayor, Aldermen, and Commonalty of the City of London, as on part of the said merchants of Amyens, well and lawfully to do, hold, and fulfil, the Mayor, Aldermen, and Commonalty of the said city of London, unto the part of this indenture to remain with the Mayor, ^{Fol. 232 A.} Eschevins, and Commonalty of the city of Amyens, have set their Common Seal. And unto the part to remain with the Mayor, Aldermen, and Commonalty of the said city of London, the Mayor, Eschevins, and Commonalty of the said city of Amyens have set their Common Seal, together with the seals of the proctors and attorneys aforesaid, by virtue of the proxy brought by the said proctors and attorneys unto the Mayor and Commonalty of London, for the purpose of making the treaties and agreement aforesaid. Given in full Hustings of London, the Monday next before the Feast of Saint Margaret [20 July], this 18th day of the month of July, in the year of Grace mcccxxxiiii.’

Indenture between the Merchants of Amyas, and Corby, and Neelle.

‘ To all those who these letters shall see or hear, the Mayor and Eschevin of the city of Amyens, greeting. Forasmuch as, at the request of the merchants of our place frequenting the realms of England, Scotland, and Ireland, the King of France, our lord, has unto the said merchants, of his grace, granted that the merchants aforesaid, by the greater and more sufficient part of them, may make, ordain, and establish, a proctor, promoter, and pursuer, who by himself, or by deputies on his behalf, may enquire into, pursue, and expedite, the causes and business of the said merchants, and of each of them, and may prosecute the causes and business of the said merchants, and as concerning their wares in the realms aforesaid, and in each and every of them. And the merchants before-named, or the greater, more sound, and more sufficient part of them, have come before us; and availing themselves of such grace of the King, our said lord, unto them thereon shewn, as before stated, have made, ordained, and established Andrew, called Andeluye, our burgess, one of the merchants

¹ Officers resembling the Sheriffs of this country.

' aforesaid, to be their proctor, attorney, promoter, and pursuer, in and as
 ' to all their causes and business that they have or may have in the realms
 ' aforesaid, in whatever way the same may be. And in the first place, the
 ' persons so nominating as aforesaid are to have, fulfil, and hold as final
 ' and established all that which by the said proctor, or by his deputies,
 ' shall be as to the business aforesaid required, procured, done, credited, or
 ' in any other manner ordained, and that, by obligation binding upon all
 ' their goods. Be it known unto all, that after these things so done as
 ' aforesaid, the said Andrew in his proper person has come before us, and
 ' has acknowledged that he, as well in his own name as in the name of all
 ' the merchants aforesaid, has made, ordained, and established, [and] does
 ' make, ordain, and establish, by virtue of the power thereupon unto him
 ' by the merchants availing themselves of the said grace given, John de
 ' Cokerelle, Colart ¹Cambellenc, John de Saint Fustien Fitz-Jadys, Robert
 ' de Saint Fustien, John de Tournay, the elder, and John Fitz-Jadys
 ' John le Monnier, and each of them, his proctors, attorneys, promoters,
 ' and pursuers, to enquire into, expedite, prosecute, and maintain, as well
 ' in his own name as in the name of all the merchants aforesaid, all suits
 ' causes, and business, and to prosecute, enquire into, and bring the same to
 ' an end, either by way of treaty of composition or in such
 Fol. 232 B. ' other way as shall seem unto them most profitable to be done,
 ' so as to bind such merchants, their goods, each of them, and the
 ' goods of each of them, in such manner as he, or one of them, shall
 ' see to conduce unto the most profitable result that can be brought
 ' about, to pay, at such day and term as they shall think proper, the
 ' sum or sums which [shall be agreed upon] by such treaties or com-
 ' positions as thereupon shall be made, at the place and unto the persons
 ' unto whom such payment ought to be made; and generally, to do as much
 ' in all the matters aforesaid, and in so far as the same can or shall on him
 ' [or them] depend, as the person so nominating might have said and done,
 ' if he had been personally present. And further, the person so nominating
 ' as aforesaid has given unto the persons so nominated, and unto each of
 ' them, power and authority to sub-nominate one or more persons, in the
 ' name of them and of each and every of them, and to substitute the same;

¹ Previously called '*Chamberlenc*.'

‘ which person or persons are to have power to enquire into, prosecute,
 ‘ plead, and maintain the said causes and business, [but] without making
 ‘ treaty upon the same, compounding, or entering into any other obliga-
 ‘ tion thereupon. And the said appointor, by name as above, doth, and
 ‘ will, hold as firm and established all that which by the said nominees, or
 ‘ by the substitutes or substitute, shall be upon the matters aforesaid, and
 ‘ each and every of them, ¹expedited, prosecuted, agreed, accorded, com-
 ‘ pounded, and ratified, according as unto each of them, in manner as is
 ‘ above set forth, he shall have given power and authority to make requis-
 ‘ tion thereupon. And he will pay the ² every six months,
 ‘ according to the obligation before-stated. In witness of the matters afore-
 ‘ said, we have sealed these letters with our seal for this purpose made, in
 ‘ the year of Grace MCCCXXXIII., the Saturday next after the ³First Sacra-
 ‘ ment.’

*Indenture made between the Mayor and Aldermen of London and the
 Merchants of Amyas.*

‘ Be it a matter known unto all by this letter indented, that we, the
 ‘ Mayor and Aldermen of the City of London, have granted unto the
 ‘ merchants of Amyens, upon the treaty that has been made between us,
 ‘ the aforesaid Mayor and Aldermen, and John de Saint Fustien, proctor
 ‘ of all the merchants of Amyens frequenting the realm of England, in
 ‘ this year of Grace MCCCXXXIII., the Monday next before [Saint] Margaret
 ‘ [20 July],—that whereas many times we, the Mayor of London, have
 ‘ written unto the merchants of Amyens, Corbie, and Nele, that they
 ‘ should come to take up their franchises which they were wont to have in
 ‘ the City of London, and also to make satisfaction unto those who have
 ‘ been Mayors of the said city for the annual ferm of fifty marks; to the
 ‘ which summonses no persons of Corbie or of Nele have come or appeared,
 ‘ but only the merchants of Amyens, who have sufficiently done their duty
 ‘ therein. And forasmuch as they have made satisfaction unto us who
 ‘ have heretofore been Mayors of the said city, both for the arrears, to the
 ‘ amount of sixty marks, and for the great costs which they have caused in

¹ This passage appears to be in an imper-
 fect state, as given in the original.

² There is apparently an omission here.

³ Easter Day, probably, is meant, which
 was called ‘ *Prima Dominica*.’

‘ the prosecution of this agreement; we have given unto them all that
 ‘ our right to take from the merchants of Corbie and of Nele the sixty
 ‘ marks of our arrears aforesaid, of which they were bound to make pay-
 ‘ ment unto us, and to levy the same through the Mayor of London, for the
 ‘ time being, so soon as any of their property may be found in the said city
 ‘ of London, and to convert it to the profit of such merchants of
 Fol. 233 A. ‘ Amyens. And therewith, we have promised unto the said mer-
 ‘ chants, that at no time shall any of the aforesaid merchants of the said two
 ‘ towns, that is to say, Corby and Nele, enjoy the said franchises until they
 ‘ shall have made satisfaction unto the said merchants of Amyens for all
 ‘ their share of the ferm, for every year that they shall have made default in
 ‘ payment since the year of Grace ¹MCCCXXXIII.; and that therewith, they
 ‘ shall be bound in good letters unto the merchants of Amyens to pay unto
 ‘ them for ever their share of the ferm, in the same manner that the mer-
 ‘ chants of Amyens have done unto us, the Mayor of London; and that
 ‘ done, that they shall fully enjoy their franchises in the same manner as
 ‘ the merchants of Amyens shall do; and that by them it shall be testified
 ‘ unto us, by their letters, that they have made satisfaction therein. And
 ‘ this writing is enrolled in our Great Court of Hustings. In witness of
 ‘ which matter, we have set our Seal of the Mayoralty unto these present
 ‘ letters, which were made in the year of Grace MCCCXXXIII., the Mon-
 ‘ day next before the Feast of Saint Margaret [20 July]. And John
 ‘ Coquerelle, proctor of the said merchants of Amyens, has unto the part of
 ‘ this indenture that remains in our hands set his seal.’

*Writ of his lordship the King, granting that the Taxors of the County of
 Oxford should not assess the Citizens of London among them to tallage.*

‘ The King to his well-beloved and trusty William Merre, Adam de
 ‘ Shobenhange, and Geoffrey de Padenham, for the assessment of tallage
 ‘ in our cities, boroughs, and demesnes, in the County of Oxford, assigned,
 ‘ greeting. Our citizens and merchants of our city of London have shewn
 ‘ unto us, that whereas certain of them do cause divers things and mer-
 ‘ chandize, unto them belonging, to be carried weekly from London unto
 ‘ Henleye, in the County aforesaid, there on market-days to be sold,

¹ This date is evidently erroneous: probably 1298 is meant.

'and for the purpose of trading therewith; and certain of them do
 'buy divers things and merchandize in the parts thereunto adjacent, to
 'bring the same unto London, in order to make their profit thereby; and
 'do cause to be hired from term to term small houses and places within the
 'said vill of Henleye, for storing as well the things and merchandize afore-
 'said so brought thither, until they may conveniently sell the same, as the
 'things and merchandize aforesaid there and in the said parts bought,
 'until they may conveniently carry away the same; and have no certain
 'domiciles, lands, or tenements, in such place, nor do make any sojourn
 'there, nor are in Lot and Scot with the men of the said vill;—you
 'nevertheless do unjustly distrain them, the said citizens and merchants,
 'by reason of such houses, places, and their things and merchandize so
 'stored therein, to pay tallage there unto us therefor, just as though they
 'had certain domiciles, and lands, and tenements in such place, and did
 'make continuing sojourn therein, or were in Lot and Scot with the men
 'aforesaid, to the no small loss and grievance of such citizens and mer-
 'chants. And forasmuch as it is not consonant with right that our said
 'citizens and merchants should upon such grounds with the men aforesaid
 'be tallaged, more especially as they throughout all our realm may freely
 'pursue their trade, and are tallaged therefor with their fellow-citizens in
 'our city aforesaid, so often as it happens that any tallage is assessed upon
 'the community of the said city:—We do command you, that you do not,
 'on the grounds aforesaid, tallage such our citizens and merchants with the
 'men aforesaid, but allow them peacefully to have exemption therefrom;
 'provided always, that there exist no other reason why there they
 'ought to be tallaged. Witness myself, at Wyndesore, this Fol. 233 a.
 'thirteenth day of February, in the sixth year of our reign.'

*The Liberty of the City allowed before the Justiciars of the Bench; namely,
 that a Jury of London shall not be taken without the City.*

Geoffrey, son of William de Say, was summoned to make answer unto
 Joanna, formerly the wife of Geoffrey de Parys, and unto Roger le Grant
 and William Levechilde, executors of the testament of Geoffrey de Parys,
 as to a plea that he should pay unto them eighteen pounds which from
 'them he did unjustly withhold. And as to the same, the said Joanna, by

¹ The word 'ei' is evidently an error for 'eia.'

John de Stamforde, her attorney, said, that whereas William de Say, father of the aforesaid Geoffrey de Say, who was his heir, did, by his writing in London, on Wednesday the Feast of Saint Katherine the Virgin [25 November], in the two-and-twentieth year of the reign of King Edward, father of the King now reigning, bind himself [and] his heirs unto the aforesaid Geoffrey de Parys, deceased, in the sum of eighteen pounds aforesaid, the said William did not during his life pay the said monies unto Geoffrey de Parys aforesaid; wherefore she, the said Joanna, executrix, etc., did oftentimes, after the death of the aforesaid Geoffrey de Parys and William, come to the aforesaid Geoffrey, the son and heir of William aforesaid, and did request him to pay unto her such debt; and that the said Geoffrey had hitherto withheld the said debt and refused to pay the same, and did still so refuse. Whereby, as she averred, she had been damnified and had incurred loss to the value of twenty pounds. And as to the same she produced her suit, etc. And she made profert of the writing aforesaid which testified unto such debt, etc.

Also be it known, that the aforesaid Roger le Graunt and William, the executors, etc., were heretofore, that is to say, fifteen days after the day of Saint Hillary [13 January], in the fourth year of the King now reigning, summoned to sue together with, etc., and did not appear. Wherefore, it was then adjudged that the aforesaid Joanna should sue without, etc.

And Geoffrey de Say, by John de Suthwerke, his attorney, made appearance to deny all force and injury when, etc. And he demanded that there should be shewn unto him the writing aforesaid, whereby etc. On inspecting which, he said that he, by reason of such writing, ought not to be bound in the debt aforesaid, as being the heir of William aforesaid, etc. For he said that such writing was not the act and deed of the aforesaid William, his father, etc. And as to the same he put himself upon the country; and Joanna in like manner. Therefore, commands were given unto the Sheriffs, that they should make to appear here, fifteen days after the day of Saint Michael, twelve men, etc., by whom, etc. And who neither, etc. For as well, etc. And be it known that the writing aforesaid, so gainsaid, remained in the custody of John Bacone, clerk of R., the Warden, etc., until, etc.

Afterwards, process being continued, etc., between the parties aforesaid, until fifteen days after the day of Saint Hillary [13 January], in the-sixth

year of the reign of his lordship King Edward now reigning, there then appeared the same parties, by their attorneys here, etc. And no juror appeared, etc., but there appeared the Mayor and ¹Bailiffs of the City of London; and they said that a jury between them here in Court ought not to be taken, etc.; but that on the contrary, within the City the jury aforesaid must be taken, etc. And forasmuch as, upon inspection of the Rolls of the Justiciars here sitting, it was oftentimes found, as to allowance of their liberty aforesaid in a like case and others, etc., therefore they were to have such their liberty, etc. And hereupon, the Justiciars named a day for the parties [to appear] at Saint Martin's le Grand in London, within the City, etc., that is to say, on the Sunday next after the Feast of Saint Valentine [14 February] then next ensuing. And then a jury was to be taken, etc. And the Mayor and Bailiffs were told, etc., that they must then make there to appear the jurors of the jury aforesaid. And in like manner the party complainant was told that she must sue upon the record, and the Writ with the panel, etc. Fol. 234 A.

Afterwards, on the Sunday aforesaid, there at Saint Martin's appeared the parties, etc., and, in like manner, jurors of the city aforesaid of the venue of the parish of Saint Michael ²atte Corne, by consent of the parties chosen, before H[ervey] de Stantone, one of the Justiciars here, etc. Who said, upon their oath, that the writing aforesaid was the act and deed of the said William de Say, father of Geoffrey aforesaid; wherefore, the parties aforesaid were told to await their judgment at the Bench at Westminster, etc.

Afterwards, before the Justiciars of the Bench aforesaid, the parties appeared, etc. And it was awarded, that the executors aforesaid should recover as against him the debt aforesaid and their damages, which by the jury were taxed at one hundred shillings. And Geoffrey was amerced, etc. And the writing aforesaid was cancelled, etc., and as cancelled was redelivered unto the attorney of Geoffrey aforesaid, etc. Damages, one hundred shillings.

Of Pent-houses and Easements in tenements.

Also, it was ordained, that if any person should let unto any one tene-

¹ The Sheriffs; frequently so called in early times.

Quern,' from the Corn-market held in its vicinity.

² More generally known as 'St. Michael le

ments or houses in the City of London, or in the suburbs of such city, to be holden for the term of a life or of years, or from year to year, or from quarter to quarter; and if such tenant should in the said tenements or houses make any pent-houses or other easements, and the same should by iron nails or pegs of wood be attached unto the timber of such tenement or house, it should not be lawful for such tenant, at the end of his term or at any other time, to pull down such pent-houses or easements; but that the same shall always remain unto the owner of the soil, as parcel thereof.

Proclamation as to the Places where the Corndealers shall stand.

‘ Let proclamation be made, that all those who bring corn or malt unto the City of London for sale, bring the same solely unto the markets in the said city for the sale thereof, at the places from of old used therefor, that is to say; that those from the Counties of ¹Cauntebrigge, Huntyn-done, Bedeforde, and those who come by Ware, bring all the corn and malt which they shall bring unto the said city for sale unto the Market upon the Pavement at ²Graschirche, and there stand for the purposes of sale, and nowhere else, without fraud or evil intent, and without placing or selling any thereof in secret places; and that the same corn and malt be not mixed, in deceit of the people, under pain of forfeiture of the said corn and malt in the said condition, as to which any person shall be attainted.

‘ And that those who come from the parts towards the West of the said city, as from Barnet, and those who have to come by that way and by way of other places, bringing corn or malt unto the said city for sale, bring the same solely unto the Market upon the Pavement before the Friars Minors, in Newgate, and there stand for the purposes of sale, and nowhere else, without placing or selling any part thereof in secret; and that the same corn or malt be not mixed, in deceit of the people, under pain of forfeiture of the said corn and malt in the said condition, as to which any person shall be attainted.’

¹ Cambridge.

² Gracechurch.

*The Liberty of the City allowed, to the effect that no Citizen shall
implead another without the City.*

Fol. 231 B.

John de Cotone, of London, ¹pelterer, was attached to make answer unto Nicholas de Whittone, of London, pelterer, why by force and arms he took and imprisoned the said Nicholas at London, and other enormities, etc., to the grievous loss, etc., against the peace, etc. And as to the same, the said Nicholas in his proper person made complaint that the aforesaid John, on the Friday next after the Feast of Saint Andrew the Apostle [30 November], in the seventeenth year of the King then reigning, by force and arms, that is to say, with swords, bows, and arrows, did take the said Nicholas at London, and did imprison him for eight weeks then next ensuing. Whereby, as he averred, he was damnified, and did sustain loss, to the value of one hundred pounds. And as to the same he produced his suit, etc.

And the aforesaid John appeared; and hereupon, the Mayor and Commonalty of the City of London appeared, by William de Burgh, their attorney, and made demand thereupon of the ²Court of such Mayor and Commonalty. And they said that such liberty, as between certain persons, was allowed them here in this Court heretofore in a like plea of trespass, that is to say, in the thirteenth year of the King then reigning. And they made profert of a certain Charter of confirmation of his lordship the then reigning King, made unto the citizens of London, the date of which is at York, on the eighth day of June in the twelfth year of such then reigning King, which testified that his said lordship the King had inspected a certain Charter, which his lordship Henry, late King of England, progenitor of him the then reigning King, had granted unto his citizens of London; whereby his said lordship King Henry granted unto his said citizens that no one of them should plead without the walls of the City of London in any plea except pleas as to tenures without, his moneyers and officers excepted; which Charter of his said lordship King Henry, his said lordship the then reigning King did, by his Charter of confirmation aforesaid, grant and confirm: in which it is also contained,

¹ Or skinner.

the word is 'curam.'

² This no doubt is the meaning; though

that although they and their predecessors, citizens of the city aforesaid, might, through some accident arising, have not theretofore fully enjoyed certain of the liberties, acquittances, or free customs in the aforesaid Charter of confirmation contained, still that they, the citizens, and their heirs and successors, citizens of the city aforesaid, might in future fully enjoy for ever, and make use of, such acquittances and free customs, and every of them, without impediment on part of the said King or his heirs, Justiciars, Escheators, Sheriffs, or other his Bailiffs or officers whomsoever.

And they said, that the aforesaid Mayor and Commonalty, and their predecessors, citizens of such city, from the time of making the Charter and confirmations aforesaid, had theretofore used and enjoyed such liberty. And they said, that such liberty had oftentimes been granted unto them in a like case; in Easter Term, that is to say, in the thirteenth year of the then reigning King, Roll the First, between William de Sule, complainant, and Hugh de Waltham, clerk, in a Plea of Trespass; and in the same Roll, between Eustace Aldeyn of 'Risynge, complainant, and Nicholas de Remham and Hamo le Barbour, in a Plea of Trespass. And after inspection of the Rolls of the term aforesaid, it was found that such liberty had unto the Mayor and Commonalty, as between the parties aforesaid, been allowed.

And hereupon, his lordship the King issued unto his Justiciars here sitting his Writ, in the words that follow:—

'Edward, by the grace of God, etc., unto our well-beloved and trusty 'Geoffrey le Scrope and his associates, our Justiciars for holding and 'assigning pleas before us [appointed], greeting. Whereas among other 'liberties unto the citizens of our city of London by the Charters of our 'progenitors, former Kings of England, granted, it has been granted unto 'them that no one of them shall plead without the walls of the City in 'any plea except pleas as to tenures without, our moneyers and officers 'excepted; and we by Charter have confirmed such Charters, and have
 Fol. 235 A. 'further granted unto the said citizens, for us and our heirs, that
 'although they or their predecessors, citizens of the city aforesaid,
 'may, through some accident arising, have not heretofore fully enjoyed
 'certain of the liberties, acquittances, or free customs, in the aforesaid

' Charters contained, still that they, the citizens, and their heirs and successors, citizens of such city, may fully enjoy such liberties, acquittances, and free customs, and every of them, without impediment on part of us or of our heirs, or of our officers whomsoever; as in our Charter aforesaid is more fully set forth:—We do command you that, without any impediment thereto, you do allow the citizens aforesaid to use and enjoy before you the liberties aforesaid as to trespasses and other the like perpetrated within the city aforesaid, according to the tenor of the Charters, and confirmation and grant aforesaid, in no way, contrary to the terms thereof, molesting or aggrieving the same. Witness myself, at Westminster, this fifth day of May, in the seventeenth year of our reign.' Therefore the said Mayor and Commonalty were to have their liberties therein, etc.

And hereupon, the said Mayor and Commonalty, by their attorney aforesaid, appointed a day for the parties aforesaid in the Guildhall of London, the Monday next before the Feast of our Lord's Ascension. And it was told them, that they must do speedy justice unto the parties, for that otherwise they were to return, etc.

Allowance of the Liberty aforesaid.

Hugh de Gartone, John Somere, Henry Cheyni, Simon Huwes, apprentice of Gartone, William le ¹Haubergere, and Robert le Goldbetere, to be amerced. The said Hugh and others were attached to make answer unto Thomas de ²Cantebrugge and Alice, his wife, in a plea as to why they, together with Nicholas le Clerk, girdler, and John de Stayntone, did by force and arms break into the house of the said Alice, in London, and take and carry away goods and chattels there found, and other enormities, etc., to the grievous loss, etc., and against the peace, etc.

And as to the same, Thomas de Cantebrugge and Alice, by Richard de Braie, their attorney, made complaint that the aforesaid Hugh and others, etc., on the Wednesday next before the Feast of Saint John the Baptist [24 June], in the fifteenth year of the King then reigning, with force and arms, with swords, that is to say, etc., broke into the house of the said

¹ Implied a 'maker of hauberka,' or coats of mail.

² Cambridge.

Alice, in London, and took and carried away her goods and chattels there found, ¹acketouns, that is to say, ²jambieres, ³habergeons, ⁴bassenets, and other goods, etc., to the value of two hundred pounds; and whereby, as she said, she was damnified, and had sustained loss, to the value of two hundred pounds; and as to the same she produced her suit.

And the aforesaid Hugh and others, by William Faunt, their attorney, appeared, and denied all force and injury when, etc. And hereupon, appeared the Mayor and Commonalty of the City of London by Walter de Burgh, their attorney, and demanded their liberty therein. And forasmuch as the said liberty in a like case had been oftentimes here in Court allowed them, therefore they were to have their liberty therein. And the said Mayor and Commonalty, by their attorney aforesaid, appointed as a day for the parties at the Guildhall of London, the Monday next before the Feast of our Lord's Ascension. And it was told them, that they must do speedy justice unto the parties, for that otherwise they were to return, etc.

The Liberty that Attaint does not lie in London.

Command was given unto the Sheriff, as heretofore, that he should summon, by good summoners, four-and-twenty lawful knights of the venue of London, to be here present upon such a day, fifteen days, that is to say, from the day of Saint Martin [11 November], prepared upon oath to make recognizance, in case they should be sworn, by what persons a certain

Fol. 235 B. Inquisition, which was lately summoned before the King, and

afterwards before the King's well-beloved and trusty Robert Baynarde, one of the King's Justiciars for holding and assigning pleas before the King, and Hamo de Chigwelle and Nicholas de Farndone, then Aldermen of the City of London, with the said Robert associated therefor, was taken at Saint Martin's le Grand in London, according to the liberty unto the citizens of that city by us lately granted, between Richard le ⁵Chaucer of London and Mary his wife, and Geoffrey Stace, Agnes, who was formerly the wife of Walter de Westhale, Thomas Stace, and Laurence

¹ Quilted leather jackets, worn under coats of mail.

² Armour for the legs.

³ Breastplates of mail, or of leather.

⁴ Light helmets.

⁵ The same person, a benefactor to Aldermary Church, whom Stow (*Surrey*) supposes to have been father of the poet Chaucer.

¹Geffreyesman Stace, as to a certain trespass upon the said Richard and Mary by the aforesaid Geoffrey, Agnes, Thomas, and Laurence committed, as it was alleged; [and] as to whether or not they had made a false oath, as the said Geoffrey, grievously complaining, unto us hath shewn. And that in the meantime they should diligently enquire who were the jurors of the said Inquest, and produce them before the King at the time aforesaid. And that by good summoners they should summon the aforesaid Richard and Mary then to be here present, etc., to hear such recognizance, etc.

And the Sheriffs, ²Simon Fraunceys and Henry de Combe Martin, made return as follows:—

‘According to the liberties and ancient customs of the City of London
‘no Attaint ought to be taken upon the citizens of the city aforesaid as to
‘any matter arising within the city aforesaid; wherefore, without offence
‘to the liberties and customs aforesaid, we have not been able to make any
‘execution of such Writ.’

And now there appeared as well the aforesaid Geoffrey Stace, by William de Braunforde, his attorney, as the aforesaid Richard and Mary, by the attorney of the said Mary, etc.

And hereupon, his lordship the King issued unto the Justiciars here [sitting] his Close Writ, in the words that follow:—

‘Edward, by the grace of God, etc., to his well-beloved and trusty
‘Geoffrey le Scrope and his associates, Justiciars to hold pleadings before us
‘assigned, greeting. Whereas among other liberties which we have
‘granted unto our well-beloved the Mayor and citizens of our city of
‘London, we have granted unto the same that they, and their heirs and
‘successors, shall have their liberties and their free customs, and shall use
‘them in such manner as from of old they have been wont to use the same;
‘and that they may record their liberties and free customs before us, our
‘Justiciars, and other our officers whomsoever, in ²such manner as before
‘the Iter holden by the Justiciars of his lordship Edward, late King of
‘England, our father, ³last Itinerant at the Tower of London, they were

¹ There is, probably, some error here in the transcript from the official document; a double Christian name at this period was a thing probably unheard of, to say nothing of

the singularity of *this* name.

² Sheriffs A.D. 1329.

³ *I. e.* orally, and not in writing.

⁴ *I. e.* in the 14th year of Edward II.

‘wont to do; and notwithstanding that the said citizens in the Iter aforesaid
 ‘were molested as to such manner of record, and the enjoyment of their
 ‘liberties and free customs aforesaid; as also, notwithstanding certain
 ‘statute judgments to the contrary given and promulgated:—We do
 ‘command you that, without making any difficulty thereon, you do admit
 ‘them to the enjoyment of the liberties and free customs which the said
 ‘Mayor and citizens shall before us have recorded, in all pleas and suits
 ‘moved or to be moved, touching such city or the citizens thereof; and
 ‘that upon such record you do permit them to use and enjoy such their
 ‘liberties and free customs. Witness myself, at New Sarum, this twenty-
 ‘eighth day of October, in the second year of our reign.’

By reason of which Writ, commands were given unto the Sheriffs, that they should cause to appear before the King, upon the Octaves of Saint Hillary [13 January], wheresoever, etc., the Mayor and citizens of the city aforesaid, there to shew what liberties and free customs the said Mayor and citizens, and their predecessors, had in such pleas been wont to use; and then to record before the King such their liberties and customs, according to the tenor of the Writ aforesaid; and to do and receive what the Court, etc. The same day was given as well to the aforesaid Geoffrey Stace,

by William de Braunforde, his attorney, as to Richard and Mary
 Fol. 236 A. aforesaid, by the attorney of the said Mary, in the same state in which now, etc.

Upon which day, appeared as well the aforesaid Geoffrey as Richard and Mary aforesaid, by their attorneys. And the Sheriffs had done nothing therein, nor such Writ, etc. Therefore, as heretofore, commands were given unto the Sheriffs, that they should make to appear before the King, at the end of three weeks from Easter Day, wheresoever, etc., the Mayor and citizens of the city aforesaid, to shew what liberties and free customs the said Mayor and citizens, and their predecessors, had in such pleas been wont to use; and then to record before the King such their liberties and customs, according to the tenor of the Writ aforesaid; and to do and receive, etc. The same day was given as well to the aforesaid Geoffrey [etc.] as to Richard and Mary aforesaid, etc.

Upon which day, appeared the aforesaid Geoffrey Stace, by Roger de Brussele, his attorney; and in like manner, the aforesaid Richard and Mary, by their attorney aforesaid; as also the Mayor and citizens of the

city aforesaid. And it was told unto the said Mayor and citizens, that they must shew unto the Court what liberties and free customs the said Mayor and citizens, and their ancestors and predecessors, had in such pleas been wont to use; and that they must record such liberties and free customs, in such pleas used, according to the tenor of the King's mandate aforesaid.

Which Mayor and citizens, by Gregory de Nortone, Recorder of the city aforesaid, did record that the said Mayor and citizens, time out of memory, had been wont to have their quarentene, a respite, that is to say, of forty days, that so they in the meantime might more carefully and more prudently advise as to the nature of the record which in a like case should be made; and so a respite was demanded of forty days for making their record in the premisses. Therefore a day was given them [to appear] before the King, at the end of fourteen days from the day of Saint John the Baptist [24 June], wheresoever, etc., and then the same matters were to be recorded. The same day was given to the aforesaid Geoffrey Stace, as also to Richard and Mary, by their attorneys here in Bank.

Upon which day appeared before the King, at Westminster, the aforesaid Geoffrey Stace, by Roger de Brussele, his attorney; also Richard and Mary aforesaid, by the attorney of the said Mary; and also, the Mayor and citizens aforesaid. And it was told unto the said Mayor and citizens, that they must record the liberties and free customs which in such pleas they from of old had been wont to use, according to the tenor of the King's mandate aforesaid. Which Mayor and citizens said, that in the Great Charter of Liberties of England, by the progenitor of his lordship the King it was granted, that the City of London should have all its liberties and free customs unimpaired; and that before the Statute for granting Attaints in Writs of Trespass, at Westminster, in the time of his lordship the King now reigning, lately enacted, there lay no Writ of Attaint according to law, etc., as to trespass. Wherefore they said that by such Statute, to the contrary of the liberties and free customs of the city aforesaid enacted, their liberties and free customs, from of old enjoyed, ought not to be changed or infringed, unless there were express mention made thereof in the Statute aforesaid. As to the which they recorded, that when juries had been taken by oath of citizens of the said city, as to any matter arising within the city aforesaid, the verdict of such jury ought to be believed as truthful; and that faith ought to be placed therein, and from

of old had been wont to be placed therein, for ever to endure: without this that no Attaint ought as to such jurors, citizens of the said city, in such pleas, by any Writ of Attaint to be taken, or had been wont to be taken, or ever had been taken. And they demanded that the Justiciars here sitting should permit the said citizens to use such liberty and free custom, Fol. 236 n. by them so recorded, in the jury aforesaid taken upon oath of their fellow-citizens; seeing that the trespass aforesaid was committed, as already mentioned, upon Richard and Mary before-named, their fellow-citizens, within the city aforesaid.

And Adam de Fyncham, who prosecuted for his lordship the King, said that the Mayor and citizens aforesaid ought not in the present case to be admitted to make such a record as this; for he said, that every liberty and free custom ought to be understood and proved by the use of the same affirmatively, and not by its disuse; and that whereas the said Mayor and citizens recorded that in such pleas no Attaint ought, or had been wont, to be taken as to a jury of citizens of the city aforesaid upon any matter arising within the said city, the same would imply a disuse rather than a custom or franchise. And he demanded judgment for his lordship the King. And he further said, in behalf of his lordship the King, that oftentimes theretofore, as well before the time of the Iter aforesaid as since, many Writs of Attaint had been sued at the suit of parties, as well here in Court as before the Justiciars of the Bench, against citizens of the city aforesaid, as to matters arising within the said city, where the Sheriffs of the same city had in due manner made execution of such Writs, and had in their panels returned the names as well of the four-and-twenty jurors as of the first jury of jurors, etc. Wherefore, he demanded judgment for his lordship the King, etc.

And because his lordship the King, by his Writ aforesaid, did distinctly command that the Justiciars here [sitting] should, without making any difficulty, admit them in all pleas and suits, moved and to be moved, touching such city and the citizens thereof, unto the liberties and free customs which the said Mayor and citizens should before the King have recorded, and should also permit them upon such record to use and enjoy such liberties and free customs;—it was therefore told unto the aforesaid attorney of the before-named Geoffrey Stace, that he must make the said Geoffrey, his principal, appear before the King, at the end of fourteen

days after the day of Saint Michael, wheresoever [etc.], in his own proper person, upon peril thereunto pertaining. And that then should be done that which rightfully, etc. And the same day was given unto the aforesaid Richard and Mary here in Bank, etc.

Afterwards appeared as well the aforesaid Geoffrey, in his own proper person, as the aforesaid Richard and Mary, by the attorney of the said Richard; and in like manner the Mayor and citizens, by their attorney. And the aforesaid Geoffrey, being questioned by the Justiciars if he knew aught to say why the Mayor and citizens aforesaid ought not to use and enjoy the liberty and free custom aforesaid, said that heretofore, as well before the time of the Iter aforesaid as since, many Writs of Attaint had been obtained, and at the suit of parties sued, as well here in Court [as] before the Justiciars of the Bench, against citizens of the city aforesaid, as to matters arising within the same city, where the Sheriffs of the said city had in due manner made execution of such Writs, etc. Wherefore, he demanded judgment, etc.

And forasmuch as the aforesaid Geoffrey did not shew unto the Court that any Attaint was ever taken in the city aforesaid as to a jury of citizens of the said city, and his lordship the King by his Writ commanded the Justiciars here [sitting] that they should admit the Mayor and citizens to record before them their liberties and free customs, [and] to use and enjoy all the liberties and customs which they should have recorded before them, in all pleas [and] suits, moved and to be moved, touching such city or citizens; and the said Mayor and citizens recorded that no Attaint was ever taken as to a jury of citizens of the said city, upon any matter arising within the said city;—it was therefore adjudged, that the aforesaid Geoffrey should take nothing for such Attaint, but that the said Attaint should be wholly annulled.

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And because the said Geoffrey, upon a certain Writ of Trespass which the aforesaid Richard and Mary brought here in Court against the said Geoffrey, and as to which Writ the said Geoffrey, now proffering such Attaint, was convicted of trespass committed against the King's peace, etc., as set forth in the Term of Saint Hillary, in the nineteenth year of the reign of the father of the King now reigning, Roll XIII.;—it was therefore [adjudged] that the said Geoffrey should be committed unto the Marshal, until etc.

Writ for the Justiciars Itinerant at the Vill of Northampton.

‘ The King to the Sheriffs of London, greeting. We do command you, that you cause to appear before our Justiciars Itinerant at Northampton, at the end of fourteen days after Easter Day, twelve men, as well knights as other free and lawful men of the venue of London, through whom the truth of the matter may best be known, and who shall be by no affinity connected with either Master John Clarelle or Isabella de Aldewynce, to make recognizance, upon their oath, if a certain writing of acquittance which the same Isabella has produced in our Court before our Justiciars at Northampton aforesaid, under the name of Master John aforesaid, is the deed of the said Master John, as she the said Isabella avers, or not, as Master John aforesaid avers. For as well the said Master John, as the said Isabella, between whom there is a contention thereon, have put themselves upon such jury. And you are to have there the names of the jurors and this Writ. Witness G. le Scrope, at Northampton, this 24th day of February, in the fourth year of our reign.’

Return of the same.

‘ According to the franchise of the City of London, all Inquisitions to be taken by the Justiciars and other officers of his lordship the King as to men of the city aforesaid, ought to be taken at Saint Martin’s le Grand in London, and not elsewhere, except Inquisitions to be taken at Iters holden at the Tower of London and for delivery of the Gaol of Newgate. Wherefore, without offence to the franchise aforesaid, we have been able to do nothing as to execution of the said Writ.’

Writ for the Escheator to make enquiry as to tenements.

‘ Richard de Clare, Escheator of his lordship the King on this side Trent, to his well-beloved, the Sheriffs of London, greeting. We have received a mandate of his lordship the King, in words as follow:—

“ Edward, etc., to his well-beloved clerk, Master Richard de Clare, his Escheator beyond Trent, greeting. On behalf of William de Waltham, citizen of London, by petition made before us and our Council in this our present Parliament holden at York, it has been shewn unto us that

“ whereas John de Export, late citizen of London, deceased, did by his
 “ testament devise certain tenements of his which in the same city he
 “ had purchased, to find a certain chaplain, for ever to celebrate divine
 “ service for the soul of the said John and for the souls of all the faithful
 “ deceased, in the church of the Blessed Mary of Aldermariechirche; and
 “ to do the same did appoint certain executors, John Paas, to wit, and
 “ Silvester le Cordewanere; and afterwards, as it is said, such executors
 “ did malevolently refuse to prove the will aforesaid, in the Guildhall of
 “ London, according to the custom of the city aforesaid, lest by reason of
 “ their so doing they might be compelled to find such Chantry, in accord-
 “ ance with the will of the deceased; and did wholly withhold the
 “ Chantry aforesaid, and did appropriate unto themselves the said tene-
 “ ments, contrary to the will of the testator; Robert, late Arch-
 “ bishop of Canterbury, of happy memory, personally availing Fol. 237 a.
 “ himself of the Deanery of the Arches in London, which is of his
 “ exempt jurisdiction, and understanding the matters before stated, and
 “ desiring that the will of the aforesaid John de Export should be
 “ fulfilled as to the maintenance of the Chantry aforesaid, did, in default
 “ of such executors, commit the administration of the rents from the said
 “ tenements arising unto the aforesaid William de Waltham, for the
 “ founding of such Chantry; which William did for a long time maintain
 “ such Chantry, and by reason of the commission above-mentioned
 “ receive the issues aforesaid. And whereas the tenements aforesaid are
 “ [now], against justice, occupied by other persons, and such tenements
 “ ought to pertain unto ourselves, seeing that the will aforesaid was not
 “ proved in the said Guildhall, in conformity with the custom of the city
 “ aforesaid, as also because the said John died without heirs, and all the
 “ executors of his testament are now deceased;—we do wish, for pious
 “ considerations, to grant unto the aforesaid William the tenements
 “ aforesaid, for the maintenance for ever of the Chantry aforesaid there-
 “ from. We therefore, as to the premisses desiring to be further informed,
 “ and as to whether those tenements are in your hand or in that of
 “ another, and if in our hand, then for what reason, how, and wherefore,
 “ and how much the same are worth each year in all the issues thereof,
 “ and where such tenements are situate,—do command you that, by oath

‘ “ of reputable men of your bailiwick, through whom the truth of the
“ matter may be best known, you do make diligent inquisition as to the
“ premisses, and without delay do place the same distinctly and clearly
“ before us, under your seals, and the seals of those by whom the same
“ shall be made. And also, let this Writ be sent. Witness myself, at
“ York, this twelfth day of June, in the twelfth year of our reign.”

‘ Wherefore we do command you, on behalf of his lordship the King,
‘ that you do cause to come before us, at the church of the Blessed Mary
‘ of Aldermariechirche, on the Sunday next after the Feast of Saint James
‘ the Apostle [25 July], eighteen good and lawful men of the Ward of
‘ Cordewanerestrete, fully to make inquisition upon their oath as to the truth
‘ of all the premisses, according to the tenor of the royal mandate above-
‘ mentioned. And you are to have there the names of those whom you
‘ shall so cause to appear, as also this Writ. Given at London, this twenty-
‘ third day of July, in the thirteenth year of the King above-mentioned.’

[*Return of the Sheriffs of the City of London.*]

‘ The franchise of the City of London, according to ancient custom of the
‘ city aforesaid, does not allow that an Escheator, in the case in this Writ
‘ contained, shall exercise his office within the liberties of such city.
‘ Therefore we have been able to do nothing as to execution of this Writ.’

Of the Examination of Jurors in Assizes.

‘ Also, it was ordained and granted that, for avoiding great and number-
‘ less perils in future times, seeing that many persons of late, pretending
‘ that they have a right in the tenements of divers persons, although they
‘ have no such right, do intrude themselves into such tenements, and this,
‘ although the tenants of such tenements, or their feoffors, have for many
‘ years had peaceable seisin of such tenements. And that whereas such
‘ intruders who have been recently ejected, have made plaint of Intrusion
‘ in the Hustings before the Mayor and Aldermen, asserting that they
‘ have been disseised, that so before the Sheriffs and Coroner holding pleas
‘ of Assize, by men unto such Assizes before the Sheriffs summoned, such
‘ tenements might by process of simple Intrusion by them be recovered.
‘ And when perchance such parties have pleaded at the Assize, and such

‘ Assize has to be held, oftentimes the jurors of such Assize do appear and
 ‘ say simply, some of them by ignorance and some by false dealing, that
 ‘ such complainants have been disseised, without any other evidence of such
 ‘ fact being set forth,—such jurors shall in future be examined as Fol. 238 A.
 ‘ to the whole of the facts, if it shall be necessary, and as to how
 ‘ such intruders claim to have a standing in such tenements, that so the
 ‘ truth as to the same may be clearly known, etc. And that such exami-
 ‘ nation shall be made on the days when Pleas of Intrusion are held, in
 ‘ presence of the Mayor, if he can or will be present, or in presence of four,
 ‘ three, or two Aldermen, at least, who may as to such examination bear
 ‘ witness. And in like manner it must be done in Great Assizes, if neces-
 ‘ sary, where certain persons demand tenements or rents of their own
 ‘ seisin, and the tenants of such tenements or rents, or their ancestors or
 ‘ feoffors, have for a long time held such tenements.’

Of the Notices of Tenants.

Item, that every person who shall have hired any land or lands, tene-
 ment or tenements, from denizen or from foreigner, within the franchise of
 the City, without holding ¹specialty thereon, for a term certain or for term
 of life, and who shall be wishful to be quit of the same, if the rent be less
 than forty shillings per annum, shall give notice unto the landlord one
 quarter before, at least; and that if the amount of the rent extend beyond
 forty shillings per annum, the landlord shall receive notice one half year
 before. And if the tenant shall fail in giving such notices, then he shall
 be held liable unto the landlord for the rent of one quarter or half year,
 according to the amount of the yearly rent, as aforesaid; or otherwise he
 shall find for the landlord a sufficient tenant for such terms.

And the landlord shall give the same notice unto the tenant, at all times
 that he shall think proper to take back the lands or tenements into his own
 hand, to do his will as to the same. And if the tenant have specialty by
 deed for term of life, or for a term certain, and the landlord shall within
 such term alienate the said lands or tenements in fee, in such case the
 alienation shall not prevent the tenant from enjoying his term. But if the

¹ A writing or deed under hand and seal.

tenant have no specialty by deed, then the purchaser shall be able to do his own will as to the same. And if the tenant claim a term by covenant made with the landlord, [but] only in presence and hearing of reputable persons, without deed, he shall have his action of covenant against the landlord, and the purchaser, as above stated, shall go free.

And if the goods of the tenant be arrested by process at the suit of any person, and such tenant is indebted to the landlord of the house for rent thereof in arrear, in such case the landlord shall be awarded his rent before the former plaintiff; that is to say, to such amount as the landlord will make oath that the rent due to him is in arrear; provided always, that the claim of the landlord shall not extend to a greater sum than the amount of the said rent for two years. And if he shall have allowed his tenant [to make default] in his payment beyond the term of two years, the surplus shall be at his own proper risk, without prejudice to him who may make claim for another debt. But if the tenant be otherwise indebted to him, he shall have his action at Common Law and according to the usages of the City.

Fol. 238 b.

*The custom as to lands and tenements devised to Religious Uses:—
although at the time of such devise there may not be a Parson
qualified to receive the bequest, such bequest shall still take effect.*

Be it remembered, that at a meeting of the Common Council of the City of London, holden on the Thursday next before the Feast of Saint Michael, in the second year of the reign of King Richard the Second, for the removing of doubts which existed among parties pleading as to certain ancient customs of the said city, and as to whether the following was an approved custom or not:—that is to say, that when a person, a freeman of the said city, by his testament, proclaimed and enrolled according to the custom of the said city, devises lands, tenements, or rents unto a chaplain or chaplains for the maintenance for ever of any Chantry and Chantries, or for other works of churches, or the yearly celebration of anniversaries, or for finding, making, or maintaining for ever any lights, or other divine services, or works of piety; although at the time of the devise [taking effect], or at the death of the devisor, there may not be any parson capable of [holding], or any Chantry [or Chantries] existing, as to which such devise may take effect; and although the execution of the last will of such testator may by

his executor or executors not be fulfilled, by neglecting to present a fitting parson or parsons unto such Chantry or Chantries, or to find such lights, works of churches, anniversaries, or other works of piety; and although in such testament, through negligence or ignorance on part of the writer, there may not be special mention made of the names of the parsons who are to celebrate the same, nor yet of those who are for ever to present unto the same; and further, although in such testament there may not be inserted a clause of distress, or the names of those by whom such distress shall be made, in case that the will of the testator shall not be fulfilled:— Nevertheless, if by words in such testament contained, an interpretation may be made, conceived, or reasonably estimated, that it was the last will of the testator to found such Chantry, lights, divine services, or such works of piety, for ever to be maintained, made, or found, the rector or parishioners of the church unto which such Chantry, lights, divine service, or other like work of piety pertains, or, in default of them, the Mayor and Aldermen, may unto such Chantry, etc., present a fitting parson, as heretofore in like cases, as well for all time before the Charter unto the citizens of London by King Edward, the Third [of that name] since the Conquest, of happy memory, granted, as since the date of such Charter, they have been wont to present; as also, for arrears, if any, distrain upon the lands and tenements from which the rents for maintaining such Chantry, lights, divine services, or works of piety, ought to proceed; in accordance with the effect, intention, and last will of the testator. Provided always, that such interpretation, understanding, and reasonable estimate of the last will of the testator, shall by the Mayor and Aldermen of the said city, and not by others, in accordance with ancient customs, good faith, and justice be made; and that whatsoever shall in such case by them be so adjudged shall remain in perpetual strength and force. Upon this, as before stated, becoming a matter of question, the Common Council marvelled that so old a custom should as between any parties pleading in London become matter of doubt.

Fol. 239 A.

And therefore, by ¹Nicholas Brembre, then Mayor, and so individually by each Alderman, and then by the rest of the Commoners, answer was generally made, and it was unanimously and positively attested, as to the whole of such enquiry, that for all time, before the obtaining of the said

¹ Mayor of London A.D. 1377, 1383, 1384, and 1385.

Charter as well as since, the same had been in the City an approved custom; and to the end that the same might not thereafter become a matter of doubt, they commanded that among the other memoranda of the said city entry should be made to such effect.

That Bondmen shall not be admitted to the freedom of the City.

Be it remembered, that on the eighteenth day of the month of July, in the eleventh year of King Richard the Second, for avoiding disgrace and scandal unto the City of London, it was, by Nicholas Extone, Mayor, and the Aldermen, with the assent of the Common Council of the said city, ordained;—that from henceforth no foreigner shall be enrolled as an apprentice, or be received unto the freedom of the said city by way of apprenticeship, unless he shall first make oath that he is a freeman and not a ¹bondman. And whoever shall hereafter be received unto the freedom of the said city, by purchase or in any other way than by apprenticeship, shall make the same oath, and shall also find six reputable citizens of the said city, who shall give security for him, as such from of old hath been wont to be done.

And if it shall so happen that any such bondman is admitted unto the freedom of the said city upon a false suggestion, the Chamberlain being ignorant thereof, immediately after it shall have become notorious unto the Mayor and Aldermen that such person is a bondman, he shall lose the freedom of the City, and shall pay a fine for such his deceit at the discretion of the Mayor and Aldermen, saving always such liberty as pertains unto the soil of the said franchise.

Also, if it shall happen in future, and may it not so chance, that such bondman, a person, that is to say, at the time of whose birth his father was a bondman, is elected to judicial rank in the said city, that of Alderman, for example, Sheriff, or Mayor; unless, before receiving such promotion, he shall notify unto the Mayor and Aldermen such his servile condition, he shall pay unto the Chamberlain one hundred pounds, to the use of the City, and nevertheless shall lose the freedom, as already stated.

That Dogs shall not wander about in the City.

Also, to avoid the noise, damage, and strife, that used to arise there-

¹ Or villein.

from, it is forbidden that any person shall keep a dog accustomed to go at large out of his own enclosure without guard thereof, by day or night, within the franchise of the City, ¹genteel dogs excepted; under pain of paying forty pence, to the use of the Chamber. And if any one shall make prayer for any person who shall do the contrary hereof, he shall pay forty pence unto the Chamber for such his prayer.

Of the Ale-stakes of Taverns.

Also, it was ordained that whereas the ale-stakes, projecting in front of taverns in Chepe and elsewhere in the said city, extend too far over the King's highways, to the impeding of riders and others, and, by reason of their excessive weight, to the great deterioration of the Fol. 239 B. houses in which they are fixed;—to the end that opportune remedy might be made thereof, it was by the Mayor and Aldermen granted and ordained, and, upon summons of all the taverners of the said city, it was enjoined upon them, under pain of paying forty pence unto the Chamber of the Guildhall, on every occasion upon which they should transgress such Ordinance, that no one of them in future should have a stake bearing either his sign or leaves, extending or lying over the King's highway, of greater length than seven feet at most; and that this Ordinance should begin to take effect at the Feast of Saint Michael then next ensuing, always thereafter to be valid and of full effect.

Of driving Carts.

Item, that no carter within the liberties shall drive his cart more quickly when it is unloaded, than when it is loaded; for the avoiding of divers perils and grievances, under pain of paying forty pence unto the Chamber, and of having his body committed to prison at the will of the Mayor.

¹ The word '*gentile*' may possibly mean 'gentle,' or pet, dogs of the then known description.

BOOK III.

PART THE FOURTH.

Fol. 178 A.

*Of the Penalties inflicted upon Courtesans, Bawds, [and] Priests taken in Adultery.*¹

IN the first place, that courtesans, bawds, and notorious adulterers, indicted at the Wardmote, shall be taken and sent to prison, etc. [394].

Also, of the punishment of a man found to be a common whoremonger or procurer [394].

Fol. 178 B. Also, of the punishment of a common courtesan or procuress [395].

Also, of a woman convicted as a common courtesan . . . [395].

Also, of a man or woman convicted as a brawler or scold . . . [395].

Also, of a priest found with a woman [396].

Also, of a man convicted as an adulterer [396].

Also, of a woman taken in adultery with a priest . . . [396].

Also, of an unmarried woman found in company with a priest [396].

Of Corn, Corndalers, and other Victuallers; and of other Customs, and the Government of the City.

Also, that no person shall buy corn, malt, or salt, to be left afterwards in the hands of the vendor for resale [396].

Also, that no corndaler, or other person, shall buy corn, malt, or salt, before the same shall have remained openly at Billyngesgate, or at Queen-Hythe, for three market-days [396].

Also, that no person shall carry out of the City, corn, malt, or wine; or any wine out of the realm [397].

¹ The remaining line here in the original is out of place.

Also, of an Ordinance as to the holding of Common Council by Wards	[397].
Also, of the confirmation [of the Ordinance] as to holding the Common Council by Wards	[399].
Also, that no one shall be Mayor if he have not first been Sheriff	[399].
Also, of poulterers and poultry, and of the price of poultry .	[400].
Also, that strange victuallers shall freely come unto the City of London, and without hindrance shall depart therefrom	[401].
Also, of fishmongers sworn to make examination as to such fish-baskets as are not of the Assize	[402].
Also, of the Statute of Gavelet	[402].
Also, of a certain Writ of Assize as unto the damage done unto a freehold	[404].
Also, of awarding damages in Dower	[404].
Also, of awarding damages in a Plea of Debt	[404].
Also, of Essoins of service of his lordship the King	[405].
Also, of default in 'making the law	[405].
Also, of Assizes as to rent	[406].
Also, of taking Inquisitions	[406].
Also, that the officers shall make oath yearly	[406].
Also, that pleaders shall be sworn	[407].
Also, that attorneys shall be sworn	[407].
Also, of sending the Record unto Saint Martin's le Grand	[407].
Also, of process of Plea of Debt in the Sheriffs' Court	[407].
Also, of producing witnesses	[408].
Also, of the Statute of Smythfelde	[408].
Also, of keeping the peace, and of the commitment of persons fighting or drawing a knife, etc.	[408].
Also, of hostellers	[409].
Also, of the watercourse of the Thames	[409].
Also, that hoards shall not be made before houses	[409].
Also, that carpenters and masons shall be sworn	[410].
Also, that the Mayor shall make enquiry as to the officers of the City	[410].

¹ *I. e.* exculpating himself by the oaths of compurgators.

Fol. 179 A.	Also, of the duty of the officers in making execution	[410].
	Also, of a Writ of his lordship the King, in behalf of the citizens of London, unto the Seneschal and Marshal of his lordship the King directed	[410].
	Also, of a Writ of his lordship the King as to Oyer and Terminer, etc.	[411].
	Also, of a Commission of Oyer and Terminer unto the Justiciars directed	[412].
	Also, of a certain Writ of his lordship the King, [enjoining] that the Justiciars aforesaid shall not sit, etc.	[415].
	Also, of ¹ allowance of the liberty of the City of London before the Seneschal and Marshal of his lordship the King	[417].
	Also, of a certain Composition made between the citizens of London and the merchants of the Hanse of Almaine	[417].
	Also, of the forfeiture of the value of a maritage	[419].
	Also, of Jettison of merchandize	[421].
	Also of a Writ [enjoining] that no stranger shall sell unto another stranger for resale	[422].
	Also, of a Writ [enjoining] that no stranger shall sell by retail, or keep hostel, or be a broker, [within the City]	[423].
	Also, of the penalty inflicted upon one rebelling against the master of his mystery	[424].
	Also, that no one shall be admitted to the freedom of any mystery without the assent of the men thereof	[425].
	Also, that ² [a remainder-man after] a tenant for term of life, or in tail, shall not be barred by deed of his ancestor containing warranty, unless he hold a tenement [from such ancestor] by descent in fee simple	[425].
	Also, of allowance before his lordship the King of the liberty of the City of London	[426].

Also, of the Statutes and Ordinances as to removing Kidels and Trinks in Thames and Medeway; and of Nets, and the Conservancy of the water of Thames.

[Brut, the first monarch of Britain]	[427].
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¹ This article has been inserted already in page 263 *ante*.

² This, in reality, is the meaning of the context.

[Saint Edward the Confessor, and William the Conqueror]	[427].
[King Richard the First. Of Kidels]	[428].
[King John, brother of the said Richard. Of removing the Kidels]	[428].
[The Great Charter of the Liberties of England. Of removing the Kidels]	[429].
[The one-and-twentieth year of King Henry, son of King John. Of seizure of the Kidels and their owners]	[429].
[The seven-and-thirtieth year of King Henry aforesaid. Of wears and nets]	[431].
[King Henry, since the Conquest the Third of that name,—the eleventh year of his reign. Of Kidels]	[431].
[King Edward the First,—the thirteenth year of his reign. Of nets and engines]	[432].
[King Edward the Third,—the first year of his reign. Of Kidels]	[432].
[The Statutes of King Edward the Third, in the five-and-twentieth and the six-and-fortieth years of his reign. Of gorges, mills, stanks, stakes, and Kidels]	[433].
[The Statute of King Richard the Second, in the thirteenth year of his reign. Of nets]	[434].
[The Statute of King Richard the Second, in the seventeenth year of his reign. Of the Conservators of the water of Thames]	[435].
[The Statute of King Richard, in the one-and-twentieth year of his reign.—Penalty of one hundred marks.—Of gorges, mills, stanks, stakes, and Kidels]	[437].
[The Statute of King Henry, since the Conquest the Fourth of that name, the first year of his reign. Of Kidels and of nets]	[439].
[The Statute of King Henry, since the Conquest the Fourth of that name, the fourth year of his reign. Of levying fines by estreats]	[440].
[Record of Process and Judgment as to nets taken in the Thames, before the Council of his lordship the King at Westminster, in the seventh year of the reign of King Henry the Fourth. Of Kidels, trinks, and nets. Judgment as to sixteen nets]	[441].
[The Statute of the first year of Henry the Fifth]	[444].
Also, divers Ordinances as to the serjeants [and officers] of the Sheriffs	[444].
[Neugate and Ludgate]	[448].
[How Attorneys and other Common Pleaders are to perform their duty]	[449].

[The Ordinance as to how much is to be taken for the loading, cartage, and unloading of a tun of wine, and of a pipe of wine] . . . [449].
 [Of the number of serjeants to be employed by the Sheriffs]. [450].
 [Enquiry to be made as to the infringement of the above Ordinances][451].
 Also, of the Oath of the Masters of the Mysteries . . . [451].

HERE BEGINS THE FOURTH PART.

Fol. 239 B.

Of the Punishment of Courtesans and Bawds.

Whereas in divers Wardmotes holden before the Aldermen in their Wards, there are indicted by the good folks of the Ward certain men as common whoremongers, common adulterers, and common bawds; as also, certain women, as common courtesans, common adulteresses, common bawds, and scolds; for the purpose of removing them out of the City, or for making them cease so to offend, to the pleasing of God, the salvation of their souls, and the cleanness and honesty of the said city; of whom no correction has heretofore been made, because no Ordinance thereupon has been made, but rather, they have been suffered and allowed, to the great displeasing of God and to the dishonour of the City:—It is ordained and agreed by the Mayor, and Aldermen, and Common Council of the said City, that from henceforth each Alderman, forthwith after his Wardmote is held and the verdict unto him returned, shall, if any such of evil and wicked life be indicted before him, cause the same to be taken and carried to prison, there to remain until they shall be cleared by Inquisition, or confronted [?], or otherwise attainted, by their own acquaintance; he making return unto the Mayor the day of the verdict given, or within the next two days, of the names of the persons so indicted, and the cause. And well and lawfully to do the same, without tardiness therein, all the Aldermen are strictly bound by their oaths.

Of a man who is found to be a Whoremonger or Bawd, and of his Punishment.

In the first place, if any man shall be found to be a common whoremonger or bawd, and shall of the same be attainted, first, let all his head and beard be shaved, except a fringe on the head, two inches in breadth; and let him be taken unto the pillory, with minstrels, and set thereon for a

certain time, at the discretion of the Mayor and Aldermen. And if he shall be a second time attainted thereof, let him have the same punishment, and in the same manner for a certain time, at the discretion of the Mayor and Aldermen; and besides this, let him have ten days' imprisonment, without ransom. And the third time, let him have the same punishment, and in the same manner for a certain time, at the discretion of the Mayor and Aldermen; and afterwards let him be taken to one of the City Gates, and there let him forswear the City for ever. Fol. 240 A.

Item, if any woman shall be found to be a common receiver of courtesans or bawd, and of the same shall be attainted, first, let her be openly brought, with minstrels, from prison unto the ¹thew, and set thereon for a certain time, at the discretion of the Mayor and Aldermen, and there let her hair be cut round about her head. And if she shall be a second time attainted thereof, let her have the same punishment, and in the same manner for a certain time, at the discretion of the Mayor and Aldermen; and besides this, let her have ten days' imprisonment, without ransom. And the third time, let her have the same punishment, and in the same manner for a certain time, at the discretion of the Mayor and Aldermen; and after this, let her be taken to one of the Gates of the said city, [and let her there forswear the City] for ever.

Item, if any woman shall be found to be a common courtesan, and of the same shall be attainted, let her be taken from the prison unto ²Algate, with a hood of ³ray, and a white wand in her hand; and from thence, with minstrels, unto the thew, and there let the cause be proclaimed; and from thence, through Chepe and Newgate to ⁴Cokkeslane, there to take up her abode. And if she shall be a second time attainted thereof, let her be openly brought, with minstrels, from prison unto the thew, with a hood of ray, and set thereon for a certain time, at the discretion of the Mayor and Aldermen. And the third time, let her have the same punishment, at the discretion of the Mayor and Aldermen, and let her hair be cut round about her head while upon the thew, and, after that, let her be taken to one of the City Gates, and let her [there] forswear the City for ever.

Item, if any man or woman shall be attainted of being a brawler or

¹ A kind of pillory, used mostly for the punishment of women.

² Aldgate.

³ Striped cloth.

⁴ Now Cock Lane, near West Smithfield.

scold, let such person be taken unto the thew, with a distaff dressed with flax (called '*dystaf with towen*') in his or her hand, with minstrels, and be set thereon for a certain time, at the discretion of the Mayor and Aldermen.

Item, if any priest shall be found with a woman, let him be taken unto the Tun on ¹Cornhulle, with minstrels. And if he shall be so found three times, let him forswear the City for ever.

Item, if any person shall be impeached of adultery, and be thereof lawfully attainted, let him be taken unto Newgate, and from thence, with minstrelsy, through Chepe, to the Tun on Cornhulle, there to remain at the will of the Mayor and Aldermen.

Item, if any adulteress shall be found with a priest or with a married man, let them both be taken unto the Compter of one of the Sheriffs, or unto Newgate, and from thence to the Guildhall, before the Mayor and Aldermen, and there arraigned; and if they shall then be lawfully attainted thereof, let them be taken to Newgate; and there let the said adulterer and adulteress be shaved, like an ²appealer; and from thence, with minstrelsy, let them be brought through Chepe unto the same Tun, there to remain at the will of the Mayor and Aldermen.

Item, if a single woman shall be found in company with a priest, let them both be taken unto the Compter of one of the Sheriffs, and from thence unto the said Tun, there to remain at the will of the Mayor and Aldermen.

Fol. 240 B.

Of the sale of Corn and Malt.

Item, that no man shall buy any manner of corn, malt, salt, or any other victuals, to leave the same afterwards in the hands of the same vendors for resale, in gross or by retail; or make any other collusion or covin, whereby victuals shall be made dearer, under pain of forfeiture of the article so bought.

Of Corndealers.

Item, that no corndealer, or other person, shall buy corn, malt, or salt, for resale, which shall come to the City by water for sale, until the articles which so come by water shall have remained openly at Billyngesgate, or at Queen-Hythe, in full market, without fraud or evil intent, for three market-days, under pain of forfeiture of the said provisions unto the buyer thereof.

¹ Cornhill.

² A false informer.

Of not carrying Corn out of the City.

Item, that no person shall carry corn or malt out of the City, under pain of forfeiture of such corn and malt; nor yet [take] any manner of wine from London out of the realm, without especial licence therefor.

[Of the Election] of the Common Council by the Wards.

On the Friday next before the Feast of the Purification of the Blessed Virgin Mary [2 February], in the seventh year of the reign of King Richard the Second, in presence of the Mayor, Aldermen, and an immense community of the reputable and discreet men of the said city, in the Guildhall of London met for divers business touching the said city, the Petitions under-written [were presented] by the reputable men of the City, before by the Mayor, Aldermen, and Commonalty, elected and assigned to ordain, upon mature deliberation, whereas judgments in past time had been in the Common Council of the said city given and made by clamour rather than by reason, and sometimes by men insufficient thereto unto the said Common Council deputed; whereby tumults did oftentimes arise.

For getting rid of the same, the same good men did, with full Ordinance, in the said meeting ordain the Ordinances under-written, and cause the same to be read, in form that follows:—

Of the same.

‘ By reason that complaint has been made by many good folks of the City, unto the Mayor, that now is, how that divers times in the Council wont [to meet] within the Hall and Chamber of the Guildhall great tumult and peril have been perceived, both by reason of the great assemblies there, and too often by reason of the unqualified persons deputed unto the said Councils, as oftentimes seen in the judgments of the said Councils, [supported] more by clamour than by reason; to the great disturbance of peace and quiet among the people in time past, and still more likely in time to come, unless some remedy be provided against the same. Upon which, the Mayor, with his Aldermen and the good Commons, did choose certain persons, with deliberation to advise thereupon how such tumult and peril might best be avoided and remedied; the which persons,

‘ meeting together upon divers days on the matter aforesaid, have, by
Fol. 241 A. ‘ way of remedy for such perils, upon consideration ordained the
‘ Articles after-written,—should it be pleasing unto the Mayor and
‘ the other good folks of the City for a time to make trial of the same ; to
‘ the intent that if welfare and peace be found in such counsels through the
‘ Ordinances after-written, the same in the name of God may be confirmed.
‘ And if the contrary, which may God not will, that the same may in due
‘ time be amended, for the common good of all the City.

‘ First, in order to continue the Common Council of the City by persons
‘ sufficient, as well in means as in understanding, be it ordained, that each
‘ year after the day of Saint Gregory [12 March], when the Aldermen shall
‘ have been appointed, the Aldermen so appointed for the year ensuing be
‘ strictly charged, fifteen days after the said day, to go and assemble their
‘ Wards for good deliberation, [and] charge them to elect four of the most
‘ sufficient persons that are in their Ward, making omission for no office that
‘ they have held before, to be of the Common Council for the year ensuing,
‘ and to present the names of the said four unto the Mayor for the time
‘ being ; the which persons shall be accepted by the Mayor, and ordered to
‘ take their oath, as the same has been set forth by writing heretofore.

‘ Provided always, that the Mayor for the time being shall not receive
‘ throughout the whole City from any trade, for the Common Council, beyond
‘ eight persons of such one trade, and no more ; even though it should
‘ happen that more than eight persons of one trade have been presented
‘ and elected ; in which case, as to the Mayor, by the advice of six Alder-
‘ men, there shall be accepted eight persons of the most sufficient, and the
‘ others returned unto their Wards, that other sufficient persons may be
‘ chosen in their place, who are not of the like trade.

‘ And by reason that in some Wards in the City there may not always be
‘ found four persons, of sufficiency to be of the Council aforesaid, be it
‘ ordained that as to the Wards which are large and of sufficient inhabitants,
‘ in some six, and in some four [be chosen], and in others two, according
‘ as the Wards can efficiently bear the same ; that is to say, from the
‘ Wards of Faryngdone, Crepulgate, Cordewanerestrete, Chepe, and Bridge,
‘ six sufficient persons ; from the Wards of Vinterye, of Douegate, of Wal-
‘ broke, of Candelwikestrete, of Billyngesgate, of the Tower, of Corn-
‘ hulle, of Queneheth, of Langebourne, of Bisshopesgate, of Aldrichesgate,

' of Baynardescastel, of Bradestrete, and of Bredstrete, four sufficient persons; and from the Wards of Bassyeshawe, of Colmanstrete, of Lyme-strete, of Portsokne, and Algate, two sufficient persons; which amount in all to ninety-six persons; and this makes the number to be for each Ward, taken one with another, four persons.'

Of the Confirmation of [the Ordinance as to holding] the Common Council by Wards.

' Be it remembered, that at the Common Council holden on the Friday next before the Feast of the Purification of our Lady [2 February], in the seventh year of the reign of his lordship the King, an Ordinance was made; that is to say, whereas of late it was ordained that the Common Council of the City should be holden by people of the trades,—on the said Friday it was ordained and agreed that the said Common Council should be appointed by the folks of the Wards (as more plainly appears by the said Ordinance written in ¹this book, folio 173), to the intent Fol. 241 B. that so welfare and peace might be found in such Councils so chosen by the Wards.²

' And at the Common Council now holden, on Wednesday the Feast of Saint Luke [18 October], in the ninth year of the reign of his lordship the King aforesaid, whereas the said Ordinance, so ordained for holding the said Common Council by the people of the Wards, is found and proved, upon trial, to be good, convenient, and profitable, and for the bettering of the said city, and the tranquillity thereof; the said Ordinance is by the Mayor, Aldermen, and Common Council, affirmed, to last for ever, without condition, [such election being made] by the people of the Wards and not by the people of the trades.'

That no one shall be Mayor if he have not first been Sheriff.

' Also, it is ordained and agreed that no person shall from henceforth be Mayor in the said city, if he have not first been Sheriff of the said city, to the end that he may be tried in governance and bounty, before he attains such estate of the Mayoralty.'

¹ In reference to Letter-Book H, from which it is extracted.

² The words '*serroil conferme*' here seem to be out of place.

Of Poulterers.

Item, that no denizen poulterer shall stand at the ¹Carfeux of Ledenhalle within house or without, with rabbits, game, or other poultry for sale; but they are to stand and expose their victuals for sale beside the wall towards the West of the church of Saint Michael on Cornhulle; that so the foreign poulterers, with their poultry, may stand by themselves, and may sell their poultry at the corner of Ledenhalle, without any denizen poulterer coming or meddling in sale or in purchase with them, or among them, under pain of forfeiture of the poultry so sold between them.

Item, that foreign poulterers who enter by Newgate and ²Aldrichesgate, shall sell their poultry upon the Pavement before the Friars Minors, near the fountain there. And denizen poulterers are to stand and sell their poultry before the church of Saint Nicholas ³Flesshshameles; that so they meddle not with the said foreigners in sale or in purchase, under the pain aforesaid.

Item, that no denizen poulterers, themselves, or by their wives, or any one on their behalf, shall come to buy any manner of poultry of any foreign poulterer, either privily or openly, until the hour of nine struck by the clock; to the end that the lords and good folks may buy their victuals as they need. And that no poulterer, or other person whatsoever, shall expose for sale any manner of poultry that is unsound or unwholesome to man's body, under pain of punishment by the pillory, and the article being burnt under him.

Item, that no foreign [poulterer], who brings poultry to the City for sale, shall lodge with, or carry his poultry unto the house of, any denizen poulterer, under pain of forfeiture of the same poultry and of imprisonment of the body, as well to the buyer and receiver of the same poultry as to the vendor thereof. But they are to bring their poultry into full market, without selling any poultry out of the market, or in secret, under the penalty aforesaid.

Item, that no poulterer, foreigner or denizen, shall sell his poultry dearer than is hereafter specified, under pain of forfeiture of the said poultry.

¹ A place 'with four faces;' the meeting of four ways.

² Aldersgate.

³ 'Flesh Shambles.' This market was the original of the present Newgate Market.

And that if any person shall buy privily, in a secret place, or by covin, any poultry above the said price, he shall lose that which he has so bought, and further, shall be punished at the discretion of the Mayor and Aldermen.

The Price of Poultry.

Fol. 242 A.

The best cygnet shall be sold for four pence; the best purcel, for six pence; the best goose, for six pence; the best capon, for six pence; the best hen, for six pence; the best pullet, for two pence; the best rabbit, with the skin, for four pence; and without the skin, for three pence;—and no foreigner shall sell any rabbit without the skin:—the best ¹river mallard, for three pence; the best ²dunghill mallard, for two pence half-penny; the best teal, for two pence; the best snipe, for one penny; four larks, for one penny; the best woodcock, for three pence; the best partridge, for four pence; the best plover, for three pence; the best pheasant, for twelve pence; the best curlew, for six pence; a dozen thrushes, for six pence; a dozen finches, for one penny; the best ³heron, for sixteen pence; the best bittern, for eighteen pence; the best ³brewe, for eighteen pence; the best egret, for eighteen pence; twelve pigeons, for eight pence.

That strange Victuallers shall freely come and go.

‘ Richard, by the grace of God, King of England and France, and Lord of Ireland, to the Mayor and Aldermen of London, greeting. For the public good and advantage of the nobles and other our faithful and liege subjects in the city aforesaid residing, and unto the said city resorting, we do, so strictly as we may, enjoin upon you and command, that as well within the city aforesaid as without, where unto you it shall seem most expedient and necessary, you do cause proclamation to be publicly made, as well by yourselves as by others, by you to be deputed in this behalf, that all foreigners and strangers whatsoever, of whatever parts in amity with ourselves they may be, shall come and resort unto the city aforesaid, by land and by water, with fish and all other victuals, without hindrance or impediment whatsoever; and that no person, under forfeiture of all

¹ The wild duck.

² The tame duck.

³ This bird, which is also mentioned in the

Archæologia and the *Antiq. Repert.* I. p. 268, has not been identified; not improbably the ‘blarye,’ or bald coot, may be meant.

' things that unto us may be forfeited, shall impede, disturb, or aggrieve such
' strangers and foreigners in any manner whatsoever, whereby to prevent
' them from coming with the fish and victuals aforesaid unto the said city,
' and departing therefrom. In testimony whereof, we have caused these
' our letters patent to be made. Witness myself, at Westminster, this fifth
' day of March, in the seventh year of our reign.'

Fol. 242 B. *Fishmongers sworn to make Examination of Fish-baskets.*

On the Saturday next after the Feast of Saint Thomas the Apostle [21 December] in the year ¹aforesaid, Richard Horn, John Saleman, ²[Thomas de Fuleham, Henry Stene, ³Andrew Horn, Stephen Horn, Walter de Hakeneye, and Adam de Ely,] fishmongers, were sworn to make examination of all fish-baskets, as to whether or not they would contain one bushel of oats, according to the ancient Ordinance and Statute, etc.; seeing that grievous complaint had been made thereupon by the Justiciars and officers of the King, and others of the people, by reason of the loss which ensued to the King and people therefrom, etc.

Who [accordingly], upon the same day, took of John Flynthard four baskets of merling, of the price of seven shillings; of Godfrey Olyvere one basket of haddock, of the price of 2s. 6d.; of Richard Horn, two baskets of merling, of the price of 4s. 6d.; of Andrew Horn, one basket of merling, of the price of 21d.;—which fish was delivered unto the said John, Godfrey, Richard, and Andrew, for the price aforesaid, upon surety given by them, one for the other, until, etc. And they produced the baskets aforesaid in the Guildhall, before the Mayor and Aldermen, and the same being there examined, they were found to be too small.

Wherefore it was awarded, that they should be burnt with fire in London, in Chepe.

The Statute of Garelet.

It is provided as well by his lordship the King as by his Justiciars, and

¹ This has no reference to the reign of Richard II. last-mentioned; but to that of Edward II.

² These names are omitted in *Liber Albus*, but are supplied from the *Liber Custumarum*, folio 69.

³ Celebrated more as a lawyer than as a fishmonger. He was the compiler of the *Mirror of Justice*, a legal treatise which has been printed, and the *Liber Horn*, still preserved at the Guildhall.

by the citizens of London is granted, that if the Archbishops, Bishops, Abbats, Priors, Earls, Barons, and others, who have rents in the City of London, have right to recover the same, when any such rents are to them in arrear, it shall be fully lawful for such persons to distrain their tenants for such their arrears, so long as anything may be found upon the fee whereby they may be so distrained; and that in such case such tenants shall by a certain Writ of Customs and Services be impleaded in Gavelet: a thing that may well be done by their ¹Sokereves, presented at the Hustings for the safe-keeping of their Sokes, [and] for the collecting of their rents. That so, in case the tenants shall acknowledge their ²service, they may immediately, and without difficulty, satisfy their lords as to their arrears.

But if they shall deny such their services, the demandants shall forthwith name their suit, that is to say, two witnesses, and these shall be briefed: and they shall have a day for producing them, at the next Hustings. Upon which day if they shall produce the same, and it shall by them be shewn in their Court, as of their own seeing and hearing, that such complainants have at any time received the rents which they demand from such tenements, then such tenants shall lose their fees by judgment of the Court, and the complainants shall recover their tenements in demesne.

But if, as already stated, they shall acknowledge their services unto their lords, and in like manner the arrears, then, by judgment of the said Court, the arrears shall be doubled. And the Sheriffs ought, for such unjust withholding, to have one hundred shillings, if without grievance [such tenants] shall suffice thereunto. But if, after due summons, they shall not come to the Hustings, then those fees shall in full Hustings be taken by the complainants, to be held in their hands for a year and a day. And if the tenants shall come to them, and shall make offer to satisfy them for double their arrears, and the Sheriffs for their amercement, as already stated, then they shall recover their tenements; but if not, after the year is completed, by judgment of the Court such tenements shall remain unto the owners of those fees, to be for ever of their demesne. And in such case, those tenements are called ³*'forshot'*; because for default of service they shall for ever remain unto the owners of those fees in demesne.

¹ See pages 56, 57 *ante*.

² See page 167 *ante*, Note 1.

³ *I. e.* rent-service, or payment of rent.

The same is also to be held and observed if the tenants acknowledge their arrears, and cannot make satisfaction for the same, in manner already stated.

Fol. 243 A.

Of Assize of damage done to a Freehold.

‘Edward, by the grace of God, etc., to the Mayor and Sheriffs of London, greeting. Whereas certain places in your city of late, with buildings upon them of two or three storeys in height, have come into the hands of divers persons, and two or three men do in each storey thereof, according to the number of cellars and storeys in such buildings, hold abode and freehold therein, by hereditary right, [or] purchase, or by reason of devise, and should be bound to repair and maintain their own portions, according to the custom of the city aforesaid; and whereas the places above-mentioned, by fire, disrepair, or in some other way, do now lie in a ruinous state; certain persons of the city aforesaid, in their malice losing sight of their own advantage, and imitating the wastefulness of others, refusing to repair their own portions and to maintain the same, to the no small loss of their parceners and the unsightliness of the city aforesaid:—We therefore, being unwilling that the parceners aforesaid should so unduly be troubled, do command you that, calling before you the parceners in such tenements, and hearing their complaints and the reasons on the one side and the other proposed, you do without delay compel such their co-parceners to erect and build their portions without delay, in such manner as ought of right to be done and according to the custom of the city aforesaid. Witness myself, at York, this fourth day of May, in the seventh year of our reign.’

Of awarding Damages in Dower.

Whereas women have heretofore been long and tortiously delayed in gaining their dower of tenements and rents of which their husbands have died seised, by reason that no damages were awarded in such case,—it is agreed that from henceforth they shall recover their damages for dower in such manner from them withheld, regard being had to the value of the tenements and rents, [and] to the length of the suit which they shall have made.

Of awarding Damages in a plea of Debt.

Item, that all persons shall recover their damages for debts from them

withheld, if the debtors do not make acknowledgment, at their first Court when summoned thereunto, without any delay; that is to say, for twenty shillings withheld for one year four shillings, and for more more, and for less less, according to the amount and the time that such debt shall have been withheld. And let there be execution immediately after acknowledgment made, unless the demandant give a [further] day of his own free will. And as to the goods and chattels that shall be taken for debts so acknowledged, let them be appraised at the next Sheriffs' Court, and the day after delivered unto the 'debtor, if he who shall have made the acknowledgment is not ready to redeem them. And in case the appraisers shall have wrongly appraised them, and he to whom the debt is due is not willing to receive them at such price, let them be delivered unto the appraisers, and from their own goods and chattels let the price be levied.

As to complaints now pending in the Sheriffs' Court, if the debtors make acknowledgment at the next Court after that at which this regulation is read and notified in the Court where such complaint is pending, let such debtors be absolved from damages; and if not, let damages in such complaints be awarded, as is before mentioned.

Essoins of the King's service.

Item, that no essoin of the King's service shall be allowed in the Sheriffs' Court for the defendant, except in a case where he shall have pleaded to the country, either to make his ²law or to bring his suit to a hearing. And then, if he have not his warranty at the day which he shall have by essoin, let it be adjudged according as the law of the City demands.

Of the same.

Item, in case of a person who shall have waged his law and afterwards makes default in making his law, let judgment be forthwith given upon the principal, and still let him not be summoned to hear such judgment; forasmuch as such summons would be against law and reason, in delaying the [other] party from his recovery without reasonable cause.

¹ An error, no doubt, for 'creditor.'

² See pages 50—52 *ante*.

Of Assizes as to Rent.

Item, in a plea of seizure of distresses for rent-service or rent-charge, after return irreplevisable awarded in the Hustings, if the tenant shall then appear to counterplead the rent and not to pay it, it shall be fully lawful for him who demands the rent to prosecute his suit by Fol. 243 B. complaint of Novel Disseisin. And in the same manner be it done, if any one shall make denial or rescue, so that entry cannot be had for distraint. And in such case, let the Assize be in the first place charged upon those points. And if it be found that the tenant has duly made rescue or hindrance unto the entry for distress, let the Assize be taken according to the plea which shall be pleaded between the parties. And if the contrary be found, let the plaintiff take nothing by such Assize, but let them plead at the Hustings, as is before mentioned.

And nevertheless, it shall be fully lawful for him who demands rent to plead in the Hustings for the rent, if he will.

Of taking Inquisitions.

Item, for expediting the rights of all persons, so far as with law and reason may be done, and especially as to Inquisitions to be taken at the Hustings,—which are too much delayed through default of the jurors,—let them be entered in the Roll, and command given unto the Sheriffs to distrain them to be present at the next Hustings, as has oftentimes been done heretofore. And nevertheless, let the Aldermen, by their bedel, so far as they shall see fit to do, make return of their Wards at each Hustings.

That the Officers shall make oath yearly.

Item, that all officers of the City, clerks, serjeants, bailiffs, the person who shall be appointed by the Sheriffs to be their lieutenant in the County of Middlesex, clerks and bailiffs under him, ¹fermors, warders of prisons, bedels of Wards, and grooms assigned for taking cartage or doing other duties, shall be sworn each year before the Mayor and Aldermen, after

¹ Persons holding contracts for receiving public taxes or customs on payment of a rent or ferm.

the Sheriffs shall have made oath, each according to that which pertains unto the position which he holds.

Item, that the pleaders who are commonly residing in the City for pleading, shall be sworn that they will not plead, or give counsel, against the usages and franchises of the City of London; but that they will maintain the same to the best of their power, within the City and without.

Item, that the attorneys shall be sworn in the same manner. And further, that they will not answer as attorney for any one, if they are not admitted and set forth on the Roll; and that they will consult their remembrances and make suit unto the Common Clerk of the City that their pleas in the Hustings, touching their employers, may be well and properly entered, without any manner of tardiness; and that well and lawfully they will prosecute the business of their clients, without committing fraud or deception upon the Court or upon them.

Of the Record at Saint Martin's le Grand.

Item, whereas many persons in the City have heretofore oftentimes sued writs to have record and process brought before the Justiciars at Saint Martin's le Grand, who are persons of the Common Law and cannot have full cognizance of the franchises and usages of the City; whereby the said franchises and usages have oftentimes been brought into great question and great peril, and the Mayor, Aldermen, Sheriffs, and Commons, to great trouble and costs:—It is agreed, that no person shall sue such manner of writs, before he shall have shewn his grievances unto the Mayor and Aldermen, and the matters shall by them have been examined.

And if there be any misprision therein, let the same be redressed by them, if they can do so; and if they cannot, let [the party] lose the freedom for ever; and nevertheless, let him pay unto the City Fol. 244 A. ten pounds, for the labour and costs that the Mayor, Aldermen, Officers, and Commons, have been put to by his suit; if so much as that can be found arising from his goods and chattels.

Of the same.

Item, in process of Pleas of Debts, Covenants, and other Pleas, in which the party ought to be brought [before the Court] by summons and by

essoins, if he be willing, and after that by distress; let it be done according to the usages of the City that have been followed from of old; that is to say, after summons, one essoin. If the party makes default, let distress be awarded of his goods and chattels in place of attachment; or else, as to the two pledges found for his appearance at the next Court, let such mainpernors be amerced. And then let it be awarded, that he be distrained by all his goods and chattels, and by attachment of rents; and this from day to day, without him having any indulgence, or finding any mainprise.

Of producing Witnesses.

Item, that if any one shall vouch two witnesses to bar a man of his law, or of Inquest, the same shall be not received unless they be persons of good report, and not common suitors or approvers before the Ordinaries at Saint Paul's or elsewhere, or persons suspected of evil. And if the [other] party shall wish to challenge the same, he shall come before the Mayor and Aldermen; and there let the persons be examined and their conditions testified unto; and after that, let it be done unto the parties according as reason may demand.

Smythfelde.

Item, that the Statute of Smythfeld shall be observed, as well between denizens as between strangers.

Of keeping the Peace.

Item, the better to preserve the peace of his lordship the King, and that each may fear the more to break his peace, it is ordained, that if any person shall draw a sword, ¹misericorde, or knife, or any arm, even though he do not strike, he shall pay unto the City half a mark, or remain in the prison of Newgate fifteen days. And if he shall draw blood of any one, let him pay unto the [City] twenty shillings, or remain in the said prison forty days. And if he shall strike any one with the fist, even though he have not drawn blood, let him pay unto the City two shillings, or be imprisoned eight days. And if he shall draw blood with the fist, let him pay unto the City forty pence, or be imprisoned twelve days. And let such

¹ A dagger with a thin blade, used for *mercifully* dispatching a wounded enemy.

offenders find good surety before their release, and for their good behaviour; and nevertheless, let him upon whom such offence has been committed have his recovery by process of law.

And let such offences of bloodshed, against the peace of his lordship the King, be pleaded from day to day before the Sheriffs, without having any essoin or other delay, [in manner] most convenient, of whatever condition the party may be.

Of Hostellers.

Item, whereas heretofore it has been ordained, for the preservation of the peace, that no man should harbour another beyond a day and a night, if he should not wish to make answer for him, in case he should offend; as to which no penalty was ordained, and no punishment given; and therefore the said Ordinance was by no one at all regarded:—It is ordained, that no one shall harbour or maintain any man or woman who is of ill repute, or notoriously suspected of bad conduct, or who shall have so behaved, under pain of paying forty shillings unto the community, if he be thereof attainted.

Of the Watercourse of the Thames.

Item, whereas the watercourse of the Thames, which is wholly pertaining unto the City, is greatly impeded by the purpresture of quays and other encroachments made in the said water, to the great damage and peril of all the City; and also for the avoiding of greater perils and damages in time to come:—It is ordained by the Mayor and Aldermen, with the assent of the Commons, that from henceforth no purpresture shall be made by the erection of quays, or in any other manner, upon the water of Thames, without view of the Mayor, Aldermen, and Commons; and by them it shall be adjudged, whether no peril or damage will from such purpresture unto the City ensue.

Fol. 214 B.

That no Hoards shall stand in the high Streets.

Item, that no hoards, or palings, or other enclosure, shall be made before any tenement in the high streets or lanes in the City, or in the suburbs thereof, before that the same shall have been viewed by the Mayor and

Aldermen. And if they shall see that such works are prejudicial, the same shall be in no manner allowed.

And in the same manner let it be done as to steps which persons shall wish to make to cellars, the entrances to which extend out into the high streets and lanes; and let those which are made be forthwith viewed and rectified.

That Masons and Carpenters shall be sworn.

Item, that all master-carpenters and masons of the City shall be sworn that they will make no purprestures upon streets or lanes within the City, or the suburbs, nor yet to the prejudice of the neighbours where they shall make the buildings, contrary to the Statutes of the City from ancient time ordained.

That the Mayor shall make enquiry as to the Officers.

Item, that the Mayor of the City for the time being, by advice of the Aldermen, shall make enquiry each year, when he shall see necessity for so doing, as to the behaviour of the officers, bailiffs, fermors, gaoler, serjeants of Wards, and others, who hold office in the City; that so no other persons may intermeddle therewith, upon default of the Mayor, to the prejudice of the franchise of the City.

Of the duty of the Officers.

Item, if any person shall have made a recognizance, and be condemned in a sum of money to pay the same, and execution be awarded to levy such money from his goods and chattels, [and he then] shut the doors of the house where such goods and chattels are, and will not open the same; and if perchance he shall absent himself ¹with ill intent when the officers ought to make execution; let the officer take with him good folks, and in their presence make opening and execution, as it behoves him [to do].

Of the liberty of the City; that no Citizen shall implead another without the City.

‘The King to the Seneschal and Marshal of his household, greeting.

¹ This is probably the meaning of ‘*par male*.’

'Whereas among other liberties [granted] unto the citizens of our city of London by Charter of our progenitors, late Kings of England, it has been granted unto them that no one of them shall plead without the walls of the City aforesaid in any plea, except pleas as to tenures without, our moneyers and officers excepted; [and] in the Great Charter of the Liberties of England it is set forth that the said city shall have all its ancient liberties and free customs uninjured; and in the Ordinances by the Prelates, Earls, and nobles of our realm ¹recently made, and by us accepted, it is in like manner set forth that the said Great Charter shall in all and singular its articles be maintained; as in the Charters and Ordinances aforesaid is more fully contained:—We, willing that the citizens of that city shall not be treated contrary to the tenor of the Charters and Ordinances aforesaid, [etc.] Witness myself, at Westminster, this ²tenth day of March, in the eighth year of our reign.'

Be it remembered, that the said Writ was delivered before the Seneschal and Marshal of his lordship the King, on Wednesday the Vigil of our Lord's Ascension, in the year above-mentioned; wherefore, the liberty of the City was allowed, according to the form of such Writ.

Writ as to Oyer and Terminer.

'Edward, by the grace of God, etc., to the Sheriffs of London, greeting. Upon grievous complaint made by Henry de Palyngtone, we have heard that Adam Brabazone, etc., and certain other misdoers and disturbers of our peace, have by force and arms beset the aforesaid Henry, in the house of Robert de Goneby in Fletestrete, in the suburbs of London, where the same Henry was harboured in lodging Fol. 245 A. by the Marshal of our household, and have broken into such house, and upon the said Henry have there made assault, and have beaten, wounded, imprisoned, and maltreated him; and his goods and chattels, to the value of one hundred marks, within our ³verge there found, have taken and carried away, and upon him other enormities have committed, in contempt of us, and to the grievous loss of the said Henry, and against

¹ See page 262 *ante*, of the matter in which this is a repetition.

² Given as the 'ninth' in page 262.

³ Of the Marshalsea, or jurisdiction of the Marshal of the King's household.

‘ our peace. We therefore, being unwilling to pass over the offence
 ‘ aforesaid, if the same has been perpetrated, unpunished, do assign our
 ‘ well-beloved and faithful Thomas Blount, Roger Beler, and Symon
 ‘ Croyser, and any two of them, our Justiciars to make enquiry, upon
 ‘ oath of reputable and lawful men of the city aforesaid, by whom the
 ‘ truth of the matter may best be known, as to the names of the aforesaid
 ‘ misdoers, who, together with the before-named Adam and others, etc.,
 ‘ have perpetrated the offence aforesaid, and more fully [to ascertain] the
 ‘ truth as to such offence; and also, to hear and determine as to the said
 ‘ offence, in accordance with the law and custom of our realm. And we
 ‘ do therefore command you, that on certain days and at certain places,
 ‘ which the said Thomas, Roger, and Symon, or any two of them, shall
 ‘ unto you make known, you do cause to appear before them such and so
 ‘ many reputable and lawful men of the city aforesaid, by whom the
 ‘ truth of the matter in the premisses may best be known and enquired
 ‘ into. And you are to have there this Writ. Witness myself, at
 ‘ Westminster, this twelfth day of June, in the eighteenth year of our
 ‘ reign.’

Further as to Oyer and Terminer.

Pleas holden at Saint Martin’s le Grand in London, before Thomas le Blount, Roger le Beler, and Symon Croyser, Justiciars of his lordship the King, assigned to hear and determine as to a certain offence upon Henry de Palyngtone, lately in Fletestrete, in the suburbs of London, committed, upon the Friday next ensuing after the Feast of the Apostles Peter and Paul [29 June], in the eighteenth year of the reign of King Edward, son of King Edward, by Writ of his lordship the King, which was forwarded unto them in words as follow :—

Writ thereupon.

‘ Edward, by the grace of God, etc., to his well-beloved and trusty Thomas
 ‘ Blount, Roger ¹Beler, and Symon Croyser, greeting. Upon grievous
 ‘ complaint made by Henry de Palyngtone, we have heard that Adam Bar-
 ‘ bazoun, etc., and certain other misdoers and disturbers of our peace, have
 ‘ by force and arms beset the aforesaid Henry, in the house of Robert de

¹ Given here as ‘ Baler ’ in the original.

‘ Guneby in Fletestrete, in the suburbs of London, where the same Henry
‘ was harboured in lodging by the Marshal of our household, and have
‘ broken into such house, and upon the said Henry have there made assault,
‘ and have beaten, and imprisoned, and maltreated him; and his goods and
‘ chattels, to the value of one hundred marks, within our verge there found,
‘ have taken and carried away, and upon him other enormities have com-
‘ mitted, in contempt of us, and to the grievous loss of the said Henry, and
‘ against our peace. We, therefore, being unwilling to pass over the
‘ offence aforesaid, if the same has been perpetrated, unpunished, do assign
‘ you, and any two of you, our Justiciars to make enquiry, upon oath of
‘ reputable and lawful men of the city aforesaid, by whom the truth of the
‘ matter may best be known, as to the names of the aforesaid misdoers,
‘ who, together with the before-named Adam and others, etc., have perpe-
‘ trated the offence aforesaid, and more fully [to ascertain] the truth as to
‘ such offence; and also, to hear and determine as to the said offence, in
‘ accordance with the law and custom of our realm. And we do therefore
‘ command you, that on certain days and at certain places, which you, or
‘ any two of you, shall for the same provide, you do make inquisition, and
‘ hear and determine upon the offence aforesaid, in form aforesaid,
‘ to do thereupon that which unto Justiciars pertains to do, accord- Fol. 245 B.
‘ ing to the law and custom of our realm, saving unto us our amercements
‘ and other things unto us therein pertaining. We have also commanded
‘ our Sheriffs of the city aforesaid, that upon certain days, and at certain
‘ places which you, or any two of you [etc.], known and enquired into. In
‘ testimony whereof, we have caused these our letters patent to be made.
‘ Witness myself, at Westminster, this fourteenth day of June, in the
‘ eighteenth year of our reign.’

In virtue of which mandate, command was given unto the Sheriffs of London, that they should make to appear here, on this day, four-and-twenty reputable and lawful men of the venue, to make enquiry more fully into the truth as to the premisses, and in like manner that they should make to appear the aforesaid Adam and others, in the Writ before-mentioned named, as to the plea aforesaid. And they did not appear. And command was given unto the Sheriffs, that, [etc.] And now appeared the aforesaid Henry, and offered himself as against the said Adam and others, in the before-mentioned Writ named, as to the plea aforesaid.

And they did not appear. And command was given unto the Sheriffs, that they should make them to appear here upon such a day. And the Sheriffs made answer, that the Writ of the Justiciars before-mentioned had come to them so late that they could not carry out the same. And here-upon appeared the Mayor and citizens of the city aforesaid, and said that his lordship the King then reigning, having inspected certain Charters of his progenitors, late Kings of England, as to divers liberties unto the citizens of London by them lately granted, did by his Charter, for himself and his heirs, grant unto them those liberties in the same Charters contained, and by his Charter confirm unto the citizens aforesaid, that he, the said King then reigning, nor his heirs, would, for aught arising in the said city, or in the suburbs thereof, assign other his Justiciars than Justiciars Itinerant at the Tower of London upon Iters of the like nature, and Justiciars for delivery of the Gaol of Newgate, and for the correcting of errors at Saint Martin's le Grand in London, in such manner as from of old had been wont to be done; unless any matters within the said city or the suburbs thereof arising should concern the said King or his heirs: [and] making profert of the Charter of his said lordship the King then reigning, the date of which is at York, the seventh day of June, in the twelfth year of the King then reigning, which testifies unto the grant and confirmation aforesaid. And forasmuch as it was manifest and clear, that by the King's Commission aforesaid, the Justiciars aforesaid were not assigned to an Iter of the like nature, to Gaol delivery, or for the correction of errors, they demanded that the said Justiciars, in contravention of the King's grant and confirmation aforesaid, should attempt nothing to the prejudice of the citizens aforesaid, or in any way cause the same to be attempted in that behalf, etc. Therefore a day here was given unto the said Mayor and citizens, being the Tuesday next ensuing after the Feast of the Translation of the Blessed Thomas the Martyr [7 July], for hearing judgment thereon, etc. And as before, command was given unto the Sheriffs aforesaid, that they should make to appear here, upon such day, the aforesaid Adam and others, in the Writ aforesaid named, to make answer unto the aforesaid Henry as to the said plea; and in like manner that they should make to appear here, upon the said day, four-and-twenty reputable and lawful men of the venue aforesaid, by whom, etc.; more fully to make enquiry as to the offence aforesaid.

Upon which day, the aforesaid Henry appeared, and offered himself as against the said Adam and others as to the plea aforesaid. And they did not appear. And commands were given unto the Sheriffs, that they should make them to appear here upon such a day. And the Sheriffs made answer, that the aforesaid Adam was bailed by William de Sandale and William Trygge; and the aforesaid William Hakenay by John Tornegold and Thomas de Shene; and the aforesaid William de Newport by William Grygge and Richard Gysors; and the aforesaid William de Sandale by William de Newport and Adam Brabazone. Therefore, they were to be amerced. And as to the aforesaid Walter, son of John le Mazerere and others, etc., they made return, that they were not to be found within their bailiwick; nor had they aught therein whereby they might be attached. And thereupon, the Mayor and citizens aforesaid appeared and made profert of a Writ of his lordship the King, in words as
 Fol. 246 A.
 follow :—

Writ [enjoining] that the Justiciars shall not sit.

‘ Edward, by the grace of God, etc., to his well-beloved and trusty
 ‘ Thomas Blount, Roger Beler, and Symon Croyser, or any two of them,
 ‘ our Justiciars assigned to hear and determine upon certain offences in the
 ‘ suburbs of London, as it is said, committed, greeting. Whereas by our
 ‘ Charter we have granted unto our citizens of London, for ourselves and
 ‘ our heirs, that neither we nor our heirs, for any matters within the same
 ‘ city or the suburbs thereof arising, will assign within the said city our
 ‘ Justiciars, other than Justiciars Itinerant at the Tower of London, upon
 ‘ Iters of the like nature, and Justiciars for delivery of the Gaol of New-
 ‘ gate, and for the correcting of errors at Saint Martin’s le Grand in
 ‘ London, in such manner as from of old hath been wont to be done;
 ‘ unless any matters within the said city or the suburbs thereof arising
 ‘ shall concern ourselves or our heirs,—as in our Charter is more fully
 ‘ contained;—being unwilling that our grant aforesaid should unduly
 ‘ be made of no effect, we do command you, that you attempt nothing,
 ‘ or in any way cause to be attempted, in contravention of our grant
 ‘ aforesaid, to the prejudice of the citizens aforesaid. Witness myself,

¹ Namely, the pledges, mainpernors, or sureties, for non-appearance of the accused.

‘at Westminster, this fifth day of July, in the eighteenth year of our reign.’

And, as before, they demanded that the Justiciars, contrary to the tenor of the grant aforesaid, should not, to the prejudice of the said citizens, proceed any further in the matter aforesaid. And the before-named Henry said, that it was not the intention that the Justiciars aforesaid, by challenge of such a liberty at the sitting aforesaid, should allow¹ the matter to be in any way retarded. For he said, that although his lordship the King then reigning, by his said Charter, had granted unto the citizens aforesaid liberty as to holding such sittings of the Justiciars, in reference to certain causes, and as to certain places in the City and suburbs aforesaid, still, he had excepted all matters within the said limits arising [and] in any way concerning the said King or his heirs, etc. And as in the Commission aforesaid it was contained, that the said offence was committed in contempt of his lordship the King, whereby it might be manifest and evident unto the Court here [sitting] that the said business did in some way concern his lordship in this behalf, etc.; he demanded judgment, etc.; and that they should proceed in the matter of the plaint aforesaid, etc.

A day was given unto the said citizens to hear judgment here, the Saturday next after the Feast of the Translation of Saint Thomas the Martyr [7 July]. And command was given unto the Sheriffs of London, that they should distrain the aforesaid Adam Brabazone, etc., by all his lands and chattels, that so neither they, etc. And that from the issues, etc. And that they should have their bodies here at the time aforesaid. And that they should take Walter, etc., if found, etc., and in safety, etc. That so they should have their bodies here at the time aforesaid.

Upon which day, the suit aforesaid remained² without day [named], by reason of absence of the Justiciars, etc.

¹ This passage is in an imperfect state in the original; and we can only guess at its meaning.

² In other words, the claim of the Mayor and citizens was allowed.

¹ *Of allowance of the liberty before the Steuard and Marshal, to the effect that no one shall take lodging by force or by livery.* Fol. 246 B.

² *Composition made betwene the Citizens of London and the Merchants of the Hanse of Almaine, as to the Gate of Bysshoppisgate.* Fol. 247 A.

In the tenth year of the reign of King Edward, son of King Henry, Henry le Waleys being Mayor of London, by reason lately of the ruinous state of a certain Gate of the City aforesaid, that is called 'Bisshoppesgate,' there existed a prolonged dispute between the said Mayor and the citizens of the city aforesaid, of the one part, and the merchants of the ³Hanse of ⁴Almaine, in the said city then dwelling, of the other part, as to the repair of the Gate aforesaid, which so threatened ruin; to the building and repair of which, the same merchants and others of the Hanse aforesaid, from the parts of Almaine unto the same city resorting, [were bound] in return for certain liberties which the said merchants had in the city aforesaid, and which for a long time by reason of such building and repair, they had enjoyed, as such Mayor and citizens asserted; [and] upon which grounds the merchants aforesaid were distrained upon, although they declared, in opposition thereto, that the same was not the case. And pending such dispute, his lordship the King of England, at the suggestion of the said Mayor and citizens, by his Writ sent word unto his Treasurer and Barons of the Exchequer that, calling the parties before them and making enquiry as to the truth thereof, if they should find that the said merchants were bound to make repair of the said Gate, they should distrain them so to do. At length, the parties having appeared before the said Treasurer and Barons, when nothing on part of the said merchants was put forward, that ought to render them excused from making such repair, the more especially as it was fully clear and evident as to the liberty which they enjoyed in the City aforesaid; it was therefore commanded by the same Treasurer and

¹ This article has been inserted already in page 263 *ante*; to which, as the present insertion is the result of an oversight, the reader is referred.

² This document appears in Dr. Lappen-berg's *History of the Hanse Towns* (Ap-

pendix, pp. 14—16) from the duplicate preserved at Lubeck, the chief of the Hanse Towns.

³ A Company, or Society.

⁴ Germany.

Barons, that the Mayor and Sheriffs aforesaid should distrain them to make such repair.

Whereupon, the merchants aforesaid, Gerard Merbode, Alderman of the Hanse aforesaid, Ludulph de ¹Cussard, citizen of Cologne, Luder de Dunevare, burgher of Tremonde, John de Areste, burgher of Tremonde, Bertram de Hamburgh, burgher of Hamburgh, Godescale de Hudendale, burgher of Tremonde, [and] John de Dole, burgher of Munster, then in the said city being, did, for themselves and for all the merchants and their associates whatsoever of the Hanse aforesaid, and at any times whatsoever resorting thereunto, for the benefit of peace in future, grant and promise unto the said Mayor and citizens of London, towards the repair of the Gate aforesaid, two hundred and forty marks sterling of ready money, forthwith to be paid; and further, that they and their successors, merchants of the Hanse aforesaid, would, so often as it should be necessary, at all times repair the said Gate, ²[and for the defence of such Gate, so often as it should be necessary to set ward upon the same], at all times sustain one-third part of the defence aforesaid, at their own costs and with their own men, in the upper parts of such Gate, the said Mayor and citizens sustaining their two-third parts for such safe keeping in the part below.

And, for the said peace and final agréement, the said Mayor and citizens did grant unto the same merchants their liberties, which they had theretofore reasonably enjoyed, to have unto themselves and their successors, merchants of the Hanse aforesaid, for ever. And further, that for such repair and safe-keeping aforesaid they should be acquitted for ever of ³Murage, so far as in them might lie; and that they should be at liberty to harbour within the City such corn as they might chance to bring thither for sale, and to sell the same at their own hostels and granaries for forty days from the time of the harbouring aforesaid, unless by his lordship the King, or by the Mayor and citizens, by reason of the dearness of corn or for some other necessary cause, such harbouring thereof should be expressly prohibited.

They did also grant unto the same, that they should have their own Alderman, as in times theretofore they had had; provided, however, that

¹ 'Cusfelde,' as given by Lappenberg.

berg.

² This omission is supplied from a copy preserved in Letter-Book C, and in Lappen-

³ Contributions for repair of walls.

such Alderman should be of the freedom of the City aforesaid, and that, so often as by the merchants aforesaid he should be elected, he should be presented unto the Mayor and Aldermen of the City, and before them should make oath to do right and justice in all his Courts whatsoever, and so to behave himself in his office, as, saving the rights and customs of the City, he ought to behave himself and had theretofore been wont to do.

The merchants aforesaid did also grant that they and their successors, so often as it should be necessary, should, for the repair and safe-keeping of the said Gate in form aforesaid, by the same Mayor and citizens be distrained.

All these things the parties aforesaid did grant and promise faithfully to observe. And for greater assurance unto the parties aforesaid that the same should be done, together with their own seals unto this writing in form of a ¹chirograph between them made, alternately annexed, they did procure that the Seal of the Exchequer of his illustrious lordship the King of England shou'd, in perpetual remembrance of the premisses, be annexed. Given at London, in the month of June, in the year above-mentioned.

Forfeiture of the value of a Maritage.

On the 26th day of the month of June, in the seven-and-thirtieth year of the reign of King Edward, the Third [of that name] since the Conquest, John de Briklesworth, Common Serjeant of the City of London, did shew unto Stephen de Cavendische and the Aldermen of the City of London, that Robert Fourneux, late citizen and fishmonger of the city aforesaid, had died seized of divers tenements within the city aforesaid. And he had a certain Alice, daughter of the said Robert, which Alice was under age, etc. As to whose marriage it was for the Mayor and Aldermen to make disposition and ordain, etc. And Andrew Pykman, citizen and fishmonger of the said city, took to wife Joanna, who was formerly the wife of the said Robert; by virtue of which espousals the said Andrew had the aforesaid Alice in his custody, etc. And the before-named John, who sued in behalf of the orphans of the City aforesaid, made demand that the before-named Andrew should be warned to appear before the

¹ A public instrument duly attested.

Mayor and Aldermen upon a certain day, etc. ; and to bring thither the before-named Alice, and further to do and receive, etc., and whatsoever, etc.

And thereupon, command was given unto William de Crenyngham, serjeant of the Chamber, to warn the before-named Andrew to appear before the Mayor and Aldermen before-mentioned on the Monday next before the Feast of the Translation of Saint Thomas the Martyr [7 July] then next ensuing, etc. ; and to bring thither the before-named Alice, etc.

Upon which day, the before-named Andrew, upon summons on him made, appeared in his own person, etc. And enquiry was made of the said Andrew, whether the before-named Alice was in his custody, and whether or not she had been married, etc. And he said that the before-named Alice was in his custody, and that the said Alice was not married, etc. And thereupon, command was given unto the before-named Andrew, that he should not give the before-named Alice in marriage without assent of the Mayor and Aldermen, in such manner as from of old had been wont to be done, under pain of losing the value of the ¹maritage of the aforesaid

Alice, etc. And this the before-named Andrew, before the Mayor
Fol. 248 a. and Aldermen before-mentioned, did agree to do, etc.

Which Andrew did afterwards marry the before-named Alice to one Robert, the son of Giles Pykman, against the prohibition of the Mayor and Aldermen, in contempt of his lordship the King and of the Court aforesaid, etc. And the said Andrew was afterwards questioned, before the Mayor and Aldermen before-mentioned, why he had so given in marriage the before-named Alice, against the prohibition of them, etc. And the said Andrew did acknowledge that he had given in marriage the before-named Alice unto the before-named Robert, etc. And forasmuch as the Court did wish to take counsel as to giving judgment thereupon and as to the value of the maritage of the before-named Alice, a day was given unto the before-named Andrew for hearing judgment thereon, the Monday next before the Feast of Saint Dunstan [19 May] then next ensuing. And the before-named Andrew was committed to prison for his contempt, etc.

And in the meantime command was given unto the Sheriff, that he should make to appear here four-and-twenty reputable and lawful men, of the four Wards that lay nearest to that in which the aforesaid Robert died,

¹ The right of giving a female orphan in marriage ; which in certain cases belonged to the superior lord ; and, as to citizens of London, to the Mayor and Commonalty of the City.

and where he had had tenements, to make inquisition as to the value of the maritage of Alice before-named. And afterwards, process was continued therein until the Friday after the Feast of All Saints [1 November] in the seven-and-thirtieth year above-mentioned next ensuing; upon which day the before-named John de Bryklesworthe appeared, etc. Therefore [orders were given] to proceed to the taking of such Inquisition. And the jurors appeared, by Robert Pycot, etc. Who said, upon oath, that the aforesaid maritage of Alice, daughter of Robert Fourneux, was of the value of four-and-forty pounds sterling.

It was therefore awarded, that the before-named Andrew should forfeit the value of the maritage of the before-named Alice, daughter of Robert Fourneux, which by Inquisition was so valued at four-and-forty pounds. And that the same Andrew should pay unto the Chamberlain of the Guildhall of London the before-named four-and-forty pounds for his contempt aforesaid, etc. Which monies were to remain in the hands of the Chamberlain, etc.

Of Jettison of Merchandize from the Ship.

The Barons of the Cinque Ports of his lordship the King, and in like manner the mariners of ¹Gernemue and others of the realm of England, made plaint unto his lordship the King, that whereas on occasion when it happened that any one of them had let a ship of his for carrying wines or other merchandize unto England, Gascoigne, or Wales, and it had become necessary for the people on board, by reason of stormy weather coming on at sea, to make jettison for saving such ship, in some cases of ten tuns, twenty, thirty, and sometimes forty, or a greater number or less, it had been the usage, time out of mind, and unto the said Barons conceded, that the ship on board of which such wines or merchandize were, together with all its tackle, should be quit of making or procuring any kind of aid whatsoever [by way of contribution] for such jettison, save only that such ship should lose its freight for the tuns or merchandize so cast into the sea;—²Gregory de Rokeslee, ³Henry de Waleys, and other merchants of his lordship the King, as well of England [and] Gascoigne, as of Ireland, the

¹ Yarmouth, in Norfolk.

³ Mayor, A.D. 1273, 1281, 1282, 1283, 1297,

² Mayor of London, A.D. 1274 and 1284, and 1298.
and in several intermediate years.

territory of his lordship the King, did of their own mere will compel the aforesaid Barons of the Cinque Ports, and others the mariners of the realm of England, to appraise their ships, together with all tackle and rigging unto such ships pertaining, as also with the wines and other goods in such ships being, towards making good and restoring the wines or goods into the sea so cast, unto those to whom the property [so cast] into the sea did belong, to the most grievous loss and impoverishment of the said Barons and mariners, in contravention of the liberties unto them granted, etc.

And the aforesaid Gregory and Henry, together with many merchants of England and Gascoigne, appeared, and, after hearing as well the reasons of the said merchants as of the Barons and mariners aforesaid, it was by

Fol. 248 B. the said King and his Council provided, granted, and fully awarded, that for the future :—In the first place, the ship in which such merchandize or wines should be, together with all the rigging thereof, the ring of the ship-master worn by him upon his finger, the victuals of the sailors, the utensils in common use for preparing their meals, the neck-chain, belt, and silver cup belonging to the ship-master, from which he should drink (in case he should have one), should be quit of contributing aid towards jettison into the sea aforesaid. And also, that there should be saved unto the mariners their freight for such wines and other goods in the ship being as should be saved ; and that the ship-master should lose his freight for the tuns or goods into the sea so cast. And that all other the goods in such ship being, as well of the mariners as of the merchants, such as wines, merchandize, monies ¹in gross, beds, and other goods and wares (save and except the ship aforesaid, with the tackle and rigging thereof, the victuals of the sailors, the utensils for preparing their meals, the neck-chain, belt, silver cup, ring, and freight of such goods as should be saved), should in future be appraised, for contributing aid and making good the property or wines so cast into the sea from such ship, by reason of the tempestuous state of the sea, etc.

That no Stranger shall sell unto another Stranger for resale.

‘ Edward, by the grace of God, King of England and France, and Lord of Ireland, to the Sheriffs of London, greeting. Whereas, at the suppli-

¹ Packed in large quantities for transmission.

‘ cation of our well-beloved and trusty, the Mayor, Aldermen, and citizens
 ‘ of our city of London, by their Petition before us in our Great Council of
 ‘ late exhibited, setting forth, among other things, that, whereas all
 ‘ strangers within the liberties of the city aforesaid do as freely sell unto
 ‘ other strangers any merchandize whatsoever, for the resale thereof, as
 ‘ the citizens themselves of the city aforesaid; seeing that such strangers,
 ‘ by reason of the liberties of the city aforesaid from of old obtained,
 ‘ neither ought to, nor could, so do, both the said citizens are more than
 ‘ usually impoverished and damnified, and the merchandize aforesaid is
 ‘ rendered much more dear thereby; and that many disadvantages, as well
 ‘ unto the city aforesaid as to our whole realm of England, as they say, are
 ‘ reckoned as likely in these days to ensue therefrom; we have granted, by
 ‘ our letters patent, that no stranger shall, within the liberties of the City
 ‘ aforesaid, sell any such merchandize unto another stranger, or in any way
 ‘ presume to sell the same, for further resale thereof, until by the peers
 ‘ and nobles of our realm of England, in our next Parliament, it shall have
 ‘ been duly discussed whether our present concession may in future redound
 ‘ to the disadvantage or to the common advantage of our people; saving
 ‘ always unto the lords of our realm aforesaid, and unto all others, that
 ‘ they may there buy all such merchandize for their own use of all persons
 ‘ in gross; and also, saving unto the merchants of the Hanse of Almaine
 ‘ their liberties, unto them by us and our progenitors granted and con-
 ‘ firmed; as in the said letters is more fully contained:—We do command
 ‘ you, that you cause our letters aforesaid, and all matters therein con-
 ‘ tained, within your liberties, in such places as you shall deem most
 ‘ expedient, in our behalf publicly to be proclaimed, and from henceforth
 ‘ by all persons there strictly to be observed, according to the tenor of our
 ‘ letters aforesaid. Witness myself, at Westminster, this fourth day of
 ‘ December, in the fiftieth year of our reign in England, and of our reign
 ‘ in France thirty-seven.’—By the Great Council.

That no Stranger shall sell by Retail, etc.

Fol. 249 a.

‘ Edward, by the grace of God, King of England and France, and Lord
 ‘ of Ireland, to the Sheriffs of London, greeting. Whereas at the suppli-
 ‘ cation of our well-beloved and trusty, the Mayor, Aldermen, and citizens
 ‘ of our city of London, unto us by their Petition in our last Parliament

‘ exhibited, and there, with the assent of the prelates, peers, and nobles of
‘ our realm of England, us in the same Parliament assisting, endorsed, we
‘ have by our letters patent granted, for ourselves and our heirs, unto the
‘ before-named Mayor, Aldermen, and citizens of the city aforesaid, and
‘ their successors, that no stranger shall in future sell any merchandize in
‘ the same city, or in the suburbs thereof, by retail, or shall keep hostel or
‘ be broker in the said city and suburbs, any Statutes or Ordinances made
‘ to the contrary notwithstanding ; saving always unto the merchants of
‘ the Hanse of Almaine their liberties unto them by us and our progenitors
‘ granted and confirmed, as in the same letters is more fully contained :—
‘ We do command you, that you cause our letters aforesaid, and all matters
‘ therein contained, within your bailiwick, in such places as you shall deem
‘ most expedient, on our behalf publicly to be proclaimed, and from hence-
‘ forth by all persons there strictly to be observed, according to the tenor
‘ of the letters aforesaid. Witness myself, at Westminster, this fourth day
‘ of December, in the fiftieth year of our reign in England, and of our
‘ reign in France thirty-seven.’—By Bill in Parliament.

Of the Penalty for rebelling against the Masters of the Mysteries.

Item, it is ordained that all the mysteries of the City of London shall be lawfully regulated and governed, each according to its nature in due manner, that so no knavery, false workmanship, or deceit, shall be found in any manner in the said mysteries ; for the honour of the good folks of the said mysteries, and for the common profit of the people. And in each mystery there shall be chosen and sworn four or six, or more or less, according as the mystery shall need ; which persons, so chosen and sworn, shall have full power from the Mayor well and lawfully to do and to perform the same.

And if any person of the said mysteries shall be rebellious, contradictory, or fractious, that so such persons may not duly perform their duties, and shall thereof be attainted, he shall remain in prison, the first time, ten days, and shall pay unto the Commonalty ten shillings for such contempt ; and the second time, he shall remain in prison twenty days, and shall pay twenty shillings unto the Commonalty. And the third time, he shall remain in prison thirty days, and shall pay thirty shillings unto the Com-

monalty. And the fourth time, he shall remain in prison forty days, and shall pay forty shillings unto the Commonalty.

Of Admission to the freedom of the City.

' Also, because as well in times past, out of memory, as also in modern
' times, the city aforesaid is wont to be defended and governed by the aid
' and counsels as well of the reputable men of the trades-merchant as of the
' other trades-handicraft; and from of old it hath been the usage, that no
' strange person, native or alien, as to whose conversation and condition
' there is no certain knowledge, shall be admitted to the freedom of the
' City, unless first, the merchants or traders of the City following the trade
' which the person so to be admitted intends to adopt, shall be lawfully
' convoked; that so, by such his fellow-citizens, so convoked, the Mayor and
' Aldermen aforesaid, being certified as to the condition and trustworthiness
' of the persons so to be admitted, may know whether such persons
' ought to be admitted or rejected;—the whole community de- Fol. 249 B.
' mands, that the form aforesaid, so far as concerns the more
' 'important trades and handicrafts, shall in future be inviolably observed,
' that so no person in future may against the provision aforesaid be admitted
' to the freedom of the City.'

Of Tenants for term of Life or in Tail.

Whereas heretofore it has oftentimes happened that where many good folks of the City of London have devised their lands, rents, and tenements unto their wives for term of life, or to others for term of life or in fee tail, and after their decease the remainder of the said lands, rents, and tenements, to their children, or to others, for term of life, or in fee tail, or in fee simple. And in cases where the reversion was reserved after the death of the tenant for life, or after the estate tail determined, [the said remainder-men] were to have the said estates; others who had only for term of life or in fee tail, the lands, rents, or tenements, so devised to them, have alienated the same in fee unto strange persons and others, with clause of warranty, to the disinherittance of the children and others unto whom the

¹ This is, perhaps, the meaning of '*grossiora*.'

remainder was belonging, contrary to the will of the testator :—It is therefore ordained, by common assent of the Mayor, Aldermen, and Commons, thereunto summoned, that no person from henceforth, who shall demand any lands, or tenements, or rents in the City of London, or in the suburbs thereof, by force of any right reserved unto him or unto his ancestors after the death of any tenant for term of life, or after any estate tail determined, or by force of any estate entailed upon him or upon his ancestors, after the death of any tenant for term of life, or after any estate tail determined, shall, in the case aforesaid, be barred by any deed containing warranty of any such who have no estate therein except for term of life or in fee tail, even though such person be heir unto any one of them ; unless he hold by descent in fee simple, so as to be barred to the value of that which has so descended to him in fee simple.

Of allowance of the Liberty of the City of London.

Richard, son of Walter Gibbe, was for many defaults amerced.

The same Richard was attached to make answer unto Ralph Gubbe as to a plea wherefore by force and arms he, in London, took the said Ralph, imprisoned, and maltreated him, and other enormities, etc., to the grievous loss, etc., and against the peace, etc. And the same Ralph made complaint that the aforesaid Richard, on the Sunday next before Lent, in the tenth year of the King then reigning, by force and arms in London, that is to say, in the Ward of Bridge, did take him the said Ralph, imprison, and for the six weeks thence next ensuing, did detain him in prison ; whereby, as he said, he was damnified, and had received damage, to the value of forty pounds, and thereon he produced his suit, etc. And the aforesaid Richard in his own person appeared, and denied the force and injury, etc.

And hereupon, appeared William de Burgh, attorney of the Mayor and Commonalty of the City of London, and demanded their liberty therein. And enquiry was made of the aforesaid William, attorney, etc., where and when, in such case, that liberty was allowed unto them. Who said, that it had been so done in the Term of Saint Hillary, in the ninth year of the King then reigning (Roll 71), between Thomas le Longe, complainant, and John de Lyntone, of London ; and also, in the Term of Saint Michael, in the tenth year of the King then reigning (Roll 69), between Edmund Darelle, complainant, and William de Topfeld, etc.

Therefore, they were to have their liberty therein, etc. And thereupon, William de Burgh, before-mentioned, the attorney, etc., named a day for the parties at the Guildhall of London, the Monday next after the Feast of Saint James the Apostle [25 July] then next ensuing. And it was told him, that he must do speedy justice unto the parties, for that otherwise they were to return, etc. Fol. 250 A.

*Statutes and Ordinances as to removing Kidels and Trinks in Thames
and Medewaye.*

Brut the first Monarch of Britain.

In the year from the beginning of the World 4032, and before our Lord's Incarnation 1200, the city that is now called 'London,' founded in imitation of Great Troy, was constructed and built by King 'Brut, the first monarch of Britain, being at first [called] 'New Troy,' and afterwards 'Trinovant:' of which foundation, building, and construction, the river Thames was the cause. And of this city and river, both Dukes, Mayors, Wardens, Sheriffs, Aldermen, and nobles, [citizens] of the before-mentioned city, have heretofore had and held the governance.

Saint Edward the Confessor, and William the Conqueror.

In the Laws and Statutes promulgated by Saint Edward the Confessor, and by his lordship King William, the Conqueror of England, confirmed, it is contained to the following effect:—

'Therefore in London, which is the head of the realm and of the laws, 'and always the Court of his lordship the King, the Hustings ought to sit 'and be holden on the Monday in each week. For it was formerly 'founded after the pattern and manner, and in remembrance, of Great 'Troy, and to the present day contains within itself the laws and ordinances 'dignities, liberties, and royal customs, of ancient Great Troy. In this 'place therefore are kept the intricate accounts, and the difficult pleas of 'the Crown, and the Courts of his lordship the King for all the realm 'aforesaid.

¹ See page 54 ante, Note 3.

‘ And she alone ever doth invariably preserve her own usages and customs, wherever such King may be, whether upon an expedition or elsewhere, by reason of the tumults of the nations and peoples of the realm; in accordance with the ancient customs of our good forefathers and predecessors, and of all the princes, nobles, and wise seniors of all the realm aforesaid.’

King Richard the First. Of Kidels.

His lordship King Richard, son of King Henry the Second, by his Charter, made in the eighth year of his reign, for the salvation of his soul, and for the salvation of the soul of the before-named King Henry, his father, [and] of the souls of his ancestors, as also for the common advantage of his city of London and of all his realm, did grant and strictly enact, that all ¹Kidels that were in Thames should be removed, wheresoever in Thames they might be; and that for the future no Kidels should be placed anywhere in Thames. He did also quit-claim of all that which the Wardens of his Tower at London were wont to receive yearly for the Kidels aforesaid. For that it was fully evident unto him, and by his venerable Primate, Hubert, Archbishop of Canterbury, and by others his faithful subjects, his said lordship the King had been sufficiently given to understand, that the greatest detriment and disadvantage did accrue unto his aforesaid city of London, as also unto the whole realm of England, by reason of such Kidels,—as in the said Charter is more fully contained.

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King John, brother of the said Richard. Of removing the Kidels.

His lordship King John, brother of the aforesaid King Richard, by his Charter, made in the first year of his reign, in manner and form above, in the Charter of his said lordship King Richard, set forth, did strictly grant and command, that all Kidels that were in Thames or in Medewaye should be removed, wheresoever in Thames or in Medewaye they might be; and that in future no Kidels should be placed anywhere in Thames or in Medewaye, under forfeiture of ten pounds sterling. He did also quit-claim, as above, for that it had been made fully evident unto him by his

¹ Wears fitted with nets, for the taking of fish.

said lordship Hubert, Archbishop of Canterbury, and others his faithful subjects, as to the very great detriment and disadvantage that did acerue unto the said city, as also unto the whole realm, by reason of the Kidels aforesaid,—as in the same Charter is more fully contained.

The Great Charter of the Liberties of England. Of removing the Kidels.

In the Great Charter of the Liberties of England, made by his said lordship King John, in the seventeenth year of his reign, by counsel of the venerable princes, Stephen, Archbishop of Canterbury, Primate of all England and Cardinal of the holy Roman Church, and of the other Bishops of the realm, of Master Pandulph, Subdeacon and Familiar of his lordship the Pope, Innocent the Third, and of other the Earls, Barons, Peers, Nobles, and the Commons of the realm aforesaid, and for ever, under pain of excommunication by his lordship Pope Innocent aforesaid, and all the Archbishops and Bishops of the realm aforesaid, [to be pronounced], inviolably to be observed, and by all the succeeding Kings of England in all and every their Parliaments confirmed, among other things it is set forth;—that the City of London aforesaid shall have all its ancient liberties and free customs, as well by land as by water: and that all Kidels shall in future be wholly removed from Thames and Medeway, as also throughout all England, the sea-coasts excepted.

The one-and-twentieth year of King Henry, son of King John. Of seizure of the Kidels and their Owners.

In the one-and-twentieth year of the reign of King Henry, son of King John, in the month of January, Andrew Bokerelle, the then Mayor of London, and the other chief men of the said city, were given to understand, that many Kidels were laid in Thames and Medeway, contrary to the liberties of the City of London, and the Charters by his said lordship King John given and granted, and the Great Charter by his aforesaid lordship King John, as before stated, made and confirmed. Upon hearing which, the said Mayor and chief men of the said city, by common assent and consent of the citizens, sent Jordan de Coventre, then Sheriff of the same city, and

many others with him, armed, to seize those Kidels, and to bring with them to London those who should be working at such Kidels.

Who accordingly, on the Saturday next after the Feast of the Epiphany [6 January] in the year above-mentioned, found thirty Kidels, beyond ¹Yenlande, towards the sea, and arresting the master-mariners thereof, two excepted, brought them with them unto London; namely, four master-

mariners of Rochester, seven master-mariners of the liberty of the Temple in ²Strode, three master-mariners of Clyve, and other fourteen master-mariners; all which eight-and-twenty mariners aforesaid were sent to Neugate. At length, at suit of the friends of the said mariners, by writ of his said lordship the King unto the Mayor and other chief men of the city aforesaid directed, they were bailed until the next arrival near unto London of his said lordship the King.

Afterwards, his said lordship the King, the said Mayor, Sheriffs, and chief men, in obedience to his precept appearing at Kenyngtone, caused them to be asked and interrogated, for what reason or for what offence they, the Mayor and chief men, had with such rash daring arrested his liege men aforesaid, and them so unjustly imprisoned. Who, making answer thereto, said that they had justly arrested and imprisoned them for four manifest causes. First, because that they, against the honour of God, and to the very great detriment of the whole realm, working at the said Kidels, were found to be offenders against the liberties of the said city, and in like manner, misdoers in many respects. Secondly, because that they acted therein against the dignity of the royal crown. Thirdly, [because that the same was] against the liberties unto the City of London granted, as already stated, and confirmed. Fourthly, because that they had incurred the sentence of excommunication in the Great Charter, as already mentioned, contained.

And this the Mayor and chief men aforesaid by many reasons unto his said lordship the King set forth and proved; so that the said master-mariners were convicted before his said lordship the King, and each of them incurred an amercement of ten pounds; his said lordship the King, by William de Raley, adjudging and granting the said amercement unto the chief men of London: the following persons then and there

¹ The present Yantlet Creek, running into the Medway.

² Now Strood, near Maidstone.

assisting thereat, his lordship the Archbishop of York, the Bishop of Chichester, the then Chancellor of his lordship the King, the Bishop of Carlisle, Clerk, William de Valence, the Earl of Warenne, the Earl of Lincoln, the Earl of Mounforde, William de York, Robert de Lexintone, Peter de Mauley, Thomas Moletone, and William de Raley. And the matter was discussed on the Saturday next after the Feast of the Purification of the Blessed Virgin Mary [2 February], in the twentieth year above-mentioned, etc.

And further, many nets belonging to these persons were burnt by judgment of the Hustings.

The seven-and-thirtieth year of King Henry aforesaid. Of Wears and Nets.

¹In the year of our Lord 1253, and the seven-and-thirtieth year of the reign of King Henry aforesaid, Nicholas Batte being then Mayor of the City of London, [and] Richard Pycarde and John de Northampton being then Sheriffs of the same city, on the tenth day of October in the year aforesaid, the water of Thames rose to a greater height than it had ever done in our times. In the same year, about Lent, the Sheriff of Middlesex, by precept of his lordship the King, caused to be destroyed all the wears that stood throughout the whole of Thames, towards the West. At that time, many nets, seeing that they were harmful, were burnt in Westchepe. In the same year, before ²Pentecost, the Sheriffs of London, seeing that the water of Thames pertains unto London, by precept of his said lordship the King, destroyed all the other wears between London and the sea.

In the same year, on the nine-and-twentieth day of May, her ladyship the Queen put to sea, to pass over to Gascoigne, there to meet her lord, the King; and Edward, her son, with her, to espouse the sister of
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King Henry, since the Conquest the Third [of that name],—the eleventh year [of his reign]. Of Kidels.

His lordship King Henry, son of King John, by his Charter, made in

¹ This Chapter is taken almost verbatim by the Camden Society. from the *Liber de Antiquis Legibus*, preserved at the Guildhall, and published (1846)

² Or Whitsuntide.

the eleventh year of his reign, in manner and form in the Charter of the said King John, his father, above set forth, did strictly grant and command, that all Kidels that were in Thames or in Medeway should be removed, wheresoever in Thames or in Medeway they might be; and that in future no Kidels should be placed in Thames or in Medeway, under forfeiture of ten pounds sterling. He did also quit-claim, as above, etc. For that it was fully evident unto him, and by his faithful subjects he had been sufficiently given to understand, that the greatest detriment and disadvantage did accrue unto the aforesaid city of London, as also unto the whole of his realm, by reason of the Kidels aforesaid, etc.,—as in the same Charter is sufficiently set forth.

King Edward the First,—the thirteenth year [of his reign]. Of Nets and Engines.

His lordship King Edward, son of King Henry, in his Parliament holden at Westminster in the thirteenth year of his reign, with the assent of the Archbishops, Bishops, Earls, Barons, Knights, and other nobles him assisting, did, among other things, ordain and establish, that the waters of Humbre, Ouse, Trent, Dun, Eyr, Derwent, [and] Werk, should be put under prohibition as to the taking of salmon, from the Day of the Nativity of the Blessed Virgin Mary [8 September] to the Day of Saint Martin [11 November]. And in like manner, that no fry of salmon should be taken or destroyed, by nets or by other engines, at mill-dams, from the middle of April to the Nativity of Saint John the Baptist [24 June]; and that in the parts where such rivers are, [there should be] Conservators of the said Statute, who, being sworn thereto, should make view and enquire as to such offences from time to time.

And upon the first offence, [the offenders] were to be punished by the burning of their nets and engines; and if they should again be guilty thereof, they were to be punished by imprisonment for one year; and so, according as the offence should be repeated, the punishment inflicted was to be increased.

King Edward the Third,—the first year [of his reign]. Of Kidels

His lordship Edward the Third, by his Charter, made in the first year

of his reign, for the amelioration of his city of London, and in return for the good and praiseworthy service which his well-beloved citizens, the Mayor, Aldermen, and Commonalty of the city aforesaid had theretofore done unto him and his progenitors on manifold occasions [etc.], did, with the assent of the before-named Earls, Barons, and the whole of the Commons of his realm, in his Parliament at Westminster convoked, grant, and by his said Charter confirm, for himself and his heirs, unto the citizens of the city aforesaid divers liberties, to have unto them, their heirs, and successors, for ever.

In the first place, whereas in the Great Charter of the Liberties of England, among other things it is contained, that the City of London shall have all its ancient liberties and its free customs; and the said citizens, at the time of making of the said Charter, and in the times of Saint Edward, King and Confessor, and of William the Conqueror, and of others his progenitors, had had divers liberties and customs, as well by Charters of such his progenitors, as of ancient usage without Charter; as to the which, at divers Iters and other Courts of his said progenitors, as well by judgments as by Statutes, they had been oftentimes assailed, and by judgment were deprived of certain thereof;—he, his said lordship, King Edward the Third, did will and did grant, for himself and his heirs, that the same citizens should have their liberties, according to the form of the Great Charter above-mentioned, and that [all] impediments or usurpations, upon them made in that behalf, should be revoked and annulled. And that the said citizens should remove and take all Kidels in the waters of Thames and Medewaye, and should have the punishments therefor unto the King pertaining.

Fol. 232 A.

The Statutes of King Edueard the Third, in the five-and-tucentieth and the six-and-fortieth years of his reign. Of Gorcees, Mills, Stanks, Stakes, and Kidels.

At a Parliament summoned at Westminster, the Monday in the first week of Lent, in the five-and-fortieth year of the reign of King Edward, the Third [of that name] since the Conquest, it was, among other things, ordained and established, that the Great Charter and the Charter of the Forest should in all points be holden and observed.

Item, whereas in the Statute made at Westminster in the ¹five-and-twentieth year, among other things, it was ordained and accorded, because that the common passage of ships and boats in the great rivers of England was oftentimes impeded by the raising of ²gorces, mills, ³stanks, ⁴stakes, and kidels, to the great damage of the people:—it was accorded and established, that all such gorces, mills, stanks, stakes, and kidels, as were raised and set up in the time of the King, the grandsire [of the then reigning King], and since, in such rivers, whereby ships and boats were impeded, that so they could not pass as they were wont, should be removed and wholly abated, without being reinstated. And thereupon, Writs should be sent unto the Sheriffs of places where it might be necessary, to survey and enquire, and to make execution thereon; and also, Justices were thereupon to be assigned at all times when need should be.

And now, at the grievous complaint of the great men and the commons, made in the said present Parliament, making plaint by their Petition, that the said Statute was not duly executed or observed, according to the effect thereof, ⁵[it was accorded and established, that the said Statute in this point should be holden and observed, according to the effect thereof;] adding thereto, that if any such nuisance should be abated by due process contained in the said Statute, such person as should cause the said nuisance to be reinstated, and should thereof be duly attainted, should incur a penalty of one hundred marks as towards the King, [to be levied] by estreat in the Exchequer; and the like law should hold as to nuisance made by the heightening of such gorces, mills, stanks, stakes, and kidels, as to the new raising thereof.

*The Statute of King Richard the Second, in the thirteenth year [of his reign].
Of Nets.*

In the Statute made at Westminster, the Monday next after the Feast of Saint Hillary [13 January], in the thirteenth year of the reign of King Richard, the Second since the Conquest [of that name], the Statute of

¹ Of Edward III.

² A name given to certain kinds of weirs.

³ A name given to dams of water.

⁴ Driven into the beds of rivers for the

purpose of intercepting the passage of the fish.

⁵ This passage has been omitted, through inadvertence, in the original. See p. 437.

Westminster, the second, above-written, was confirmed, adding thereto that salmon-fry was not to be taken throughout the said time at the stanks of mills, or elsewhere, under the same penalty; and that no fisherman or¹ garthman, or other person, of whatever estate or condition he might be, should from thenceforth place in the waters of Thames, Humber, Ouse, Trent, or in any other water of the realm, throughout the said time, or at any other time in the year, any nets called '*stalkers*,' or other nets or engines whatsoever, whereby the fry or brood of salmon, lampreys, or of any other fish whatsoever, might in any manner be taken or destroyed, under the pain aforesaid.

And also, whereas it is contained in the same Statute, that all waters in which salmon are taken throughout the realm shall be placed under prohibition as to the taking of salmon, from the Day of the Nativity of our Lady [8 September] until the Day of Saint Martin [11 November]; it is ordained and agreed, that the waters of² Lowe, Wyre, Merse, Ribbil, and all other waters in the County of Lancaster, shall be placed under prohibition as to the taking of salmon, from the Day of Saint Michael until the Day of the Purification of our Lady, and at no other time of the year; by reason that salmon are not seasonable in the said waters during the time aforesaid: and in the parts where such rivers are, there shall be assigned and sworn good and sufficient Conservators of the said Statute of Westminster, that they may [punish] offenders according to the penalty in the same Statute contained, without shewing any favour therein.

Fol. 252 n.

The Statute of King Richard the Second, in the seventeenth year [of his reign]. Of the Conservators of the water of Thames.

At the Parliament holden at Westminster, a fortnight after Saint Hillary [13 January], in the seventeenth year of the reign of King Richard the Second, forasmuch as neither the Statute of Westminster the Second, above-written, nor the Statute of the said King Richard, made in the thirteenth year of his reign, above specified, was duly executed, for default of good Conservators, as the said King Richard had understood by plaint

¹ A garth was a place formed at the side of a river, that the fish might be the more easily taken.

² Probably the Lone or Lune, in Lancashire.

unto him in the said Parliament, in his seventeenth year, made: in such Parliament it was accorded and agreed, that the Justices of the peace in all the Counties of England should be Conservators of the said Statutes in the Counties in which they should so be Justices. And that they, and every of them, at all times when they could attend thereto, should examine the misprisions and defaults attempted contrary to the Statutes aforesaid, and also should survey and search all gorees in such rivers, that the same were not too narrow, to the destruction of such fry and brood, but of reasonable opening according to the ancient Assize.—

‘ And that the said Justices, or such of them as shall find default or ‘ misprision against the Statutes aforesaid, shall inflict due punishment ‘ upon the trespassers, according to the contents of the said Statutes. And ‘ that the said Justices shall appoint good and sufficient sub-conservators of ‘ the said Statutes, under them; who shall be sworn, upon view, to make ‘ like search and punishment, without shewing any favour therein. And ‘ that, in addition thereto, the said Justices, at their Sessions, shall make ‘ enquiry, as well by virtue of their own office as upon the information of ‘ the sub-conservators aforesaid, as to all trespasses, misprisions, and ‘ defaults, committed against any of the points aforesaid, and shall make ‘ to appear before them those who are indicted; and if they be convicted ‘ thereof, they shall be imprisoned, and shall pay a fine, at the discretion ‘ of the same Justices.

‘ And if it be at the information of any one of the sub-conservators ‘ aforesaid, the same sub-conservator shall have one half of such fine.

‘ And whereas it has been granted unto the citizens of London
 Fol. 253 A.

‘ by the progenitors of his lordship the King, that they may ‘ remove and take all Kidels in the waters of Thames and Medeway, and ‘ that they may have the punishments therefor unto the King per- ‘ taining:—his lordship the King in this present Parliament, with the ‘ assent aforesaid, hath granted that the Mayor or Warden of London, for ‘ the time being, shall have the Conservancy of the Statutes aforesaid, and ‘ shall make due execution thereof, and like punishment as is before ‘ ordained as to Justices of the peace, in the said water of Thames from ‘ Staines Bridge unto London, and from thence throughout in the same ‘ water, and in the said water of Medeway, so far as pertains unto the said ‘ citizens, as before mentioned.’

The Statute of King Richard [II.], in the one-and-twentieth year [of his reign].

—Penalty of one hundred marks.—Of Gorces, Mills, Stanks, Stakes, and Kidels.

At the Parliament holden at Westminster, in the one-and-twentieth year of the reign of King Richard the Second, it was ordained that :—

‘Whereas by his lordship Edward, late King of England, grandsire of our Lord now reigning, in the five-and-twentieth year of his reign, because that the common passage of ships and boats in the great rivers of England was oftentimes impeded by the raising of gorces, mills, stanks, and kidels, to the great damage of the people, it was accorded and established, that all such gorces, mills, stanks, stakes, and kidels, as were raised and set up in the time of King Edward, son of King Henry, and since, in the said rivers, whereby ships and boats were impeded, that so they could not pass as they were wont, should be removed and wholly abated, without being reinstated ; and that writs should thereupon be sent unto the Sheriffs of places where it might be necessary, to survey and enquire, and to make execution thereon ; and also, Justices were thereupon to be assigned at all times when need should be.

‘And afterwards, at the grievous complaint of the great men and the commons, made in the Parliament of the said King Edward, the grandsire, in the five-and-fortieth year of his reign, complaining by their Petition that the said Statute was not duly executed or observed, according to the effect thereof, it was accorded and established that the said Statute in this point should be holden and observed, according to the effect thereof ; adding thereto, that if any such nuisance should be abated by due process contained in the said Statute, such person as should cause the said nuisance to be reinstated, and should thereof be duly attainted, should incur a penalty of one hundred marks, as towards the King, to be levied by estreat in the Exchequer ; and the like law should hold as to nuisance made by the heightening of such gorces, mills, stanks, stakes, and kidels, as to the new raising thereof,—as in the said Statutes more fully appears. And now, at the request of the said Commons, shewing by their Petition that the common passage for ships and boats in the great rivers of England, and also, meadows and pastures, and sown lands, adjoining unto the said rivers, are greatly molested, beset, wasted, and destroyed, by the

‘outrageous heightening and straightening of gorges, mills, stanks, stakes, and kidels, in ancient times made and raised, before the time of the said King Edward, son of King Henry; whereby great damages and losses have oftentimes befallen the people of the realm, and will befall them from day to day, if some remedy be not applied thereto:—

Pol. 253 B. ‘It is accorded and established, with the assent aforesaid, that the said Statutes shall in all their articles be holden and strictly observed, and duly executed, together with the penalties, and according to the effect thereof; added whereunto, that Commissions shall be made in due form unto sufficient persons to be Justices in each County of England, where need shall be, for surveying and guarding the waters and great rivers there, and for correcting and amending defaults, and making due execution of the said Statutes, according to the effect thereof; as well by their survey, advice, and discretion, as by Inquests to be taken thereon, within the franchise and without, [if] and when need shall be; and to hear and determine the matters aforesaid; and, in addition thereto, to survey the gorges, mills, stanks, stakes, and kidels, in ancient times made and raised, before the time of the said King Edward, son of King Henry; and those which they shall find too high or too narrow, to correct, abate, and amend, in manner and form aforesaid; saving always the reasonable subsistence of the gorges, mills, stanks, stakes, and kidels aforesaid, so in ancient times made and raised. And if any such nuisances of gorges, mills, stanks, stakes, and kidels, of passages and straights, anciently made and raised, shall be adjudged or awarded by the said Justices to be abated and amended, he who shall have the freehold thereof, shall do execution thereupon, at his own charges, within half a year after notification unto him to do the same, under pain of paying one hundred marks unto the King, by estreat in the Exchequer; and he who shall cause the same to be reinstated, heightened, or straightened, contrary to the said judgment, and shall thereof be duly convicted, shall incur a penalty of one hundred marks, to be paid unto the King by estreat in the Exchequer aforesaid. And in case any person shall feel himself aggrieved by execution or in any other way in that behalf, contrary to right and reason, he shall sue and shall have his right and remedy.’

The Statute of King Henry, since the Conquest the Fourth [of that name], in the first year [of his reign]. Of Kidels and of Nets.

At the Parliament holden at Westminster on the Feast of Saint Faith the Virgin [6 October], in the first year of the reign of King Henry, the Fourth since the Conquest [of that name], among other Articles, the Article ensuing was ordained:—

‘Also, whereas Edward, late King of England, in the five-and-twentieth year of his reign, because that the common passage of ships and boats, ‘etc.,’ as ‘above. ‘And now, at the request of the said Commons, shewing ‘by their Petition that the common passage for ships and boats in the great ‘rivers of England, and also, meadows and pastures, and sown lands, ‘adjoining unto the said rivers, are greatly molested, beset, wasted, and ‘destroyed, by the outrageous heightening and straightening of gorges, ‘mills, stanks, stakes, and kidels, in ancient times made and raised, before ‘the time of King Edward, son of King Henry; whereby great damages ‘and losses have oftentimes befallen the people of the realm, and will befall ‘them from day to day, if some remedy be not applied thereto:—It is ‘accorded and established, with the assent aforesaid, that the said Statutes ‘shall in all their articles be holden and strictly observed, and duly ‘executed, together with the penalties, and according to the effect thereof; ‘added whereunto, that Commissions shall be made in due form unto sufficient persons to be Justices in each County of England, where need shall ‘be, for surveying and guarding the waters and great rivers there, and for ‘correcting and amending defaults, and making due execution of ‘the said Statutes, according to the effect thereof; as well by their ‘survey, advice, and discretion, as by Inquests to be taken thereon, within ‘the franchise and without, if and when need shall be; and to hear and ‘determine the matters aforesaid; and in addition thereto, to survey the ‘gorges, mills, stanks, stakes, and kidels, in ancient times made and raised, ‘before the said time of King Edward, son of King Henry; and those ‘which they shall find too high or too narrow, to correct, abate, and amend, ‘in manner and form aforesaid; saving always the reasonable subsistence ‘of the gorges, mills, stanks, stakes, [and] kidels aforesaid, so in ancient

Fol. 254 A.

¹ See page 434 ante.

‘times made and raised. And if any such nuisances of gorges, mills, stanks, stakes, and kidels, of passages [and] straights, anciently made and raised, shall be adjudged or awarded by the said Justices to be abated and amended, he who shall have the freehold thereof, shall do execution thereupon, at his own charges, within half a year after notification unto him to do the same, under pain of paying one hundred marks unto the King, by estreat in the Exchequer; and he who shall cause the same to be reinstated, heightened, or straightened, contrary to the said judgment, and shall thereof be duly convicted, shall incur a penalty of one hundred marks, to be paid unto the King by estreat in the Exchequer aforesaid. And in case any person shall feel himself aggrieved by execution or in any other way in that behalf, contrary to right and reason, he shall sue and shall have his right and remedy.’

The Statute of King Henry, since the Conquest the Fourth [of that name], in the fourth year [of his reign]. Of levying Fines by Estreats.

‘Item, whereas by gorges, stakes, and kidels, standing in the water of Thames and in other great rivers of the realm, the common passage of ships and boats is impeded, and many people perish; and also, the young fish is destroyed, and against reason wasted, and given unto swine to eat, against the pleasure of God and to the great damage of the King and of his people; his said lordship the King, wishing to apply due remedy unto the mischiefs aforesaid, with the advice and assent of the Lords above-mentioned, and at the prayer of the said Commons, doth will and grant, that the Statutes thereon made shall be holden and observed, and duly put in execution as to all the same; that Commissions shall be made unto certain Justices, and unto others in each County of the realm where need shall be, to enquire as to all that is contained in the said Statutes, and to punish those who contravene the same Statutes, by fine, at their discretion;—saving and reserving unto the King, our Lord, the penalties in the said Statutes in especial comprised. And that the estreats of such fines shall be delivered by the said Justices unto the Sheriffs in each County by indenture; and that the said Sheriffs shall pay from the issues and profits arising from the said estreats unto each of the said Justices, for each day that he shall be employed in carrying out the said Commission, four shillings. And that

‘ the Sheriffs shall have due allowance from time to time in the Exchequer
‘ therefor.’

*Record of Process, and Judgment as to Nets taken in the Thames, before
the Council of his lordship the King at Westminster, in the seventh year
of the reign of King Henry the Fourth.—Of Kidels, Trinks, and Nets.
Judgment as to sixteen Nets.*

Be it remembered, that on the nineteenth day of February, in the seventh
year of the reign of his lordship King Henry, since the Conquest the
Fourth [of that name], the Mayor, Aldermen, and Commonalty of the City
of London appeared here, before the Council of his said lordship the King,
at Westminster, and here delivered unto view their petition, shewing
thereby how that they, and their predecessors, from time as to
which memory does not run, have had and enjoyed, by reason of Fol. 254 B.
divers liberties, franchises, and customs, and also by Charters of the pro-
genitors of his said lordship the King unto them granted, and by his
said lordship the King confirmed, and by divers Statutes made, the
conservancy and correction of all kidels, trinks, nets, and other engines
whatsoever, in the waters of Thames and Medeway laid, whereby the fish
in the said waters spawned, when not seasonable, might be taken and
destroyed, against the Statutes thereon made; and also, to place under
them sub-conservators in the said waters of the Statutes and franchises
aforesaid.

And that whereas one Alexander Boner, sub-conservator of the said
Statutes in the said waters, by the aforesaid Mayor, Aldermen, and Com-
monalty, deputed and sworn, on the ninth day of the said month of February,
while performing his duties in the waters aforesaid, did find sixteen
nets, which he took, and would have carried to London, there to be
examined and adjudged upon before the said Mayor, Aldermen, and Com-
monalty, as to whether the same were of reasonable mesh or not; there
came thither, that same day, John Sampson, Benet Lorkyn, William
Serle, Thomas Rokesle, Benet Kent, John Caude, John Hook, William
Segood, Thomas Coole, William Burdeux, John Merdene, John Scot, John
Littelman, John Man, Nicholas Haytone,—of ¹Ereth; John Trymcock,

¹ Erith, in Kent.

Thomas Pesog,—of ¹Prattysferye; Henry Prakylle, William Olyve, Thomas Squyrelle, John Prakille,—of Berkyng; Ralph Trymcok, John Man, John Rabelle, John Martyn, Stephen Hogge, John Rydelle, and Ralph Tot,—of ²Wulwiche, and many others of the Counties of Essex and of Kent, to the number of two thousand persons, horribly, by sound raised of the bells of the churches upon the shores of the said waters built, and in guise of insurrection, as persons who would not be ruled according to the law of his said lordship the King, against his crown and dignity arrayed to make war, with bows, arrows, and swords, bucklers, clubs, [and] doors and windows in place of shields; and upon the said Alexander did commit assault, and a great number of arrows at him on the said water of Thames discharge, [and] did in divers boats filled with men in arms him to the town of Berkyng pursue.

At which town the said Alexander landed, and there delivered unto the constables of the said town of Berkyng, in presence of Thomas Shepey and Stephen Ingelfelde, the sixteen nets aforesaid, until the Mayor should cause the said nets to be sent for, to examine the same and adjudge thereon, as before is stated.

Upon which day, came the said folks of Erehithe, Prattisferye, Berkyng, and Wolewiche, before-named, unto the said town of Berkyng, and did take the said nets from the custody of the said constables, wrongfully and against the Statutes, in contempt of his said lordship the King, and against the liberties and franchises of the said city; wherefore the aforesaid Mayor and Aldermen, and Commonalty did pray the said Council to provide due remedy therefor. Whereupon, by the said Council command was given unto Simon Blakborne, one of the Serjeants-at-arms unto his said lordship the King, to cause to be arrested the said John Sampsons and his accomplices before-named, and to bring them before the said Council, there to make answer unto the matters above stated.

By virtue of which command, the Serjeant-at-arms aforesaid arrested as many of the said persons as he could find, and brought them before the said Council at Westminster, on the one-and-twentieth day of the said month

¹ Meaning, probably, the ferry adjacent to Rainham, near Barking, in Essex.

² Woolwich, in Kent.

of February; that is to say, John Sampson, Benet Lorkyn, John Caude, William Segood, Thomas Cole, John Merden, Nicholas Haytone, [of Erehithe]; John Trymcok, Thomas Pesog, of Prattisferie; Henry Prakylle, William Olyve, Thomas Squyrelle, and John Martyn, above-written.

Which day being now arrived, because that all the Lords of the said Council, by reason of certain very onerous business that demanded their attention, greatly touching the estate of his said lordship the King and of his realm, could not find time or attend unto the examination of the matter aforesaid; such examination was committed, by authority of the said Council, unto Messires the Duke of York, and the Lords de Roos and de Burnelle; the which, by virtue of such authority, did duly examine the said matter. Upon which examination, the said John Sampson, Benet Lorkyn, and the others, their accomplices, so arrested and brought before the said Council, were found guilty in this behalf, as well towards his said lordship the King, as towards the Mayor, Aldermen, [and] Commonalty aforesaid. And upon such report being made thereon unto Messires the Archbishop of Canterbury, the Bishops of Winchester, Durham, and Bath, and the other Lords of the said Council, by the Duke and Lords aforesaid, the above-named John Sampson and his said companions did submit themselves unto the mercy and grace of his said lordship the King, for that they had in this case offended against him; humbly entreating the said Mayor, Aldermen, and Commonalty to pardon them their trespasses and offences, so against them in this behalf done and perpetrated; [and] promising lawfully and in good faith to abstain from thenceforth from naming or attempting any such things, or the like.

The which Mayor, Aldermen, and Commonalty, from reverence for the said Archbishop of Canterbury and the said other Lords, benignly hearkening unto the said supplication, did pardon the said transgressors for their trespasses and offences aforesaid; and further, by mediation of the said Lords, did grant and give licence unto the possessors of the sixteen nets aforesaid, to fish with those nets until the Feast of Easter then next ensuing.

Whereupon, by the said Lords of Council it was awarded, that the said sixteen nets should be brought and delivered unto the said Mayor of London the Sunday next ensuing, to the intent that the said Mayor, by his own hands, might restore or deliver them unto the owners thereof, to take

fish therewith, at their pleasure, until the said Feast of Easter, in manner as above stated.—Provided always, that between then and the said Feast, they should cause new nets to be made, according to the standard of London; and that at such Feast of Easter, they should cause to be brought unto the said Mayor, as well as the said old nets, to be burnt in case they should be found defective, as the said new nets, to be by the

Fol. 255 B.

same Mayor proved, examined, and sealed, as pertains thereunto. And provided also, that they should not put in use such new nets, or any other new nets, from thenceforth, until the same should have been first presented unto the Mayor of London for the time being, and by him proved, examined, and sealed, according to the form and effect of the Statutes aforesaid.

The Statute of the first year of Henry the Fifth.

In the ¹Parliament holden at Westminster, in the first year of the reign of King Henry, since the Conquest the Fifth [of that name], among others the Article ensuing is contained:—

‘Item, whereas great complaint hath been made unto his said lordship the King, in the said Parliament, because that the Statutes made in the time of his noble progenitors, as to the heightening and straightening of gorges, mills, stanks, stakes, and kidels, are not kept and observed according to the form and effect of the same Statutes, to the great damage of the people and of the realm; his said lordship the King, with the advice and assent aforesaid, at the request of the said Commons, doth will and grant, that the said Statutes shall be strictly kept and observed, and put in due execution.’

[Divers Ordinances as to the Serjeants of the Sheriffs.]

Fol. 257 A. ‘²In the first place, that no one of the Sheriffs shall have more than three clerks for his office of Sheriff; that is to say, the Under-Sheriff, the Secondary, and the Third Clerk, who shall keep the paper; which officers shall be free of the City. Item, that no one of the said clerks shall be attorney unto any person in the Court of the said Sheriffs, or of

¹ Given as ‘Statute’ in the French of the original. the text already given; evidently of the time of Henry VI.

² These articles are in a later hand than

' counsel to any party in any cause prosecuted before the said Sheriffs;—
' under pain of being ousted from their office, and further, of being
' punished at the discretion of the Mayor and Aldermen.

' Item, whereas Assizes of Freshforce have heretofore been commenced
' by bill in the Hustings, or before the Mayor and Aldermen, in their
' Congregation, on the Monday, and the parties summoned or attached on
' the Wednesday next, and on the Saturday then next ensuing the Session
' and the Assize taken thereon; forasmuch as it seems unto the Mayor,
' Aldermen, and Commons of the said city, that such process is too hasty,
' to the disinherittance of many persons who at such time are absent:—It is
' ordained by the said Mayor, Aldermen, and Commons, that all such Assizes
' shall be served and executed in all points as aforetime they were wont;
' save only, that such Assizes shall not be taken within fifteen days after
' the first attachment so made upon the tenants at the tenements in demand.
' And that the panels of such Assizes shall be made and arrayed for three
' days, or two days at the least, before the day that the Assize shall be
' taken: that so the parties may have the copy and knowledge of the names
' which shall pass upon the same Assize. Saving always unto the Mayor
' and Aldermen, for the time being, correction and redress of entry made
' by force, if any such there be.

' Item, that the Sheriffs' Serjeants shall take for doing and executing
' their office, in manner as follows, that is to say, for making summons for
' debt, trespass, or any action whatsoever; and also, for summoning the
' Inquest as between parties:—if the trial be terminated upon the first
' summons of the defendant, or the first appearance of the Inquest, he shall
' take four pence, or six pence, from the plaintiff, in all, without more,
' according to the amount of his labour, and this upon survey by the Court.
' And if it behoves him to summon the Inquest several times, he shall do
' so unto the end, and also execution thereupon, taking from the plaintiff
' twelve pence for his trouble, and no more, without award of the Mayor
' and Aldermen. Provided always, that when a serjeant shall have [once]
' commenced summoning the party defendant, or the Inquest, and shall have
' taken from the party for his trouble, as is before stated, he shall do and
' execute the same until it shall be ended and determined; and if he cannot,
' for other reasonable occupations, so do, he shall appoint another of his

‘ companions to perform the same, without taking or demanding more of
‘ the party plaintiff, except by the said award, as before stated.

‘ Item, when a serjeant makes execution by Statute, be it by extent of
‘ tenements, or by appraising of goods, or by foreign attachment, he shall
‘ take from the plaintiff twelve pence, and more, according to the amount
‘ of his trouble, and that by award of the Mayor and Aldermen.

‘ Item, when a serjeant has arrested any person, and such person after-
‘ wards finds pledges for his appearance at the next Court, and makes
‘ default, he shall take from the party plaintiff, for making plenary
‘ execution, whether of the body or of the goods, six pence, or twelve pence,
‘ or more, according to the amount of his trouble, and that by the
Fol. 257 B. ‘ award aforesaid.

‘ Item, when a man is arrested for trespass or other personal action, and
‘ is found in default, and Inquest is taken for taxation of damages, or where
‘ auditors shall be assigned in action of account, the serjeant shall take
‘ from the party plaintiff, for making plenary execution, six pence, or
‘ twelve pence, according to the amount of his trouble, under the supervision
‘ aforesaid. Provided always, that in each personal case in which the
‘ plaintiff shall recover damages, before such damages are adjudged unto
‘ him, the plaintiff shall make oath before the Judge, to set forth the
‘ particulars of his costs incurred about the suit aforesaid, if he be required
‘ so to do.

‘ Item, it is ordained and assented, that if any person comes into Court,
‘ and makes demand of a certain debt, or other contract, and the party
‘ defendant says that his demand, or his suit, is not a true one, and there-
‘ upon puts himself upon the oath of the plaintiff forthwith, with his single
‘ hand ;—in case the plaintiff will not make oath that his demand is a true
‘ one, then the party defendant shall be adjudged to go acquitted, and the
‘ plaintiff shall be amerced. And the same law is the party defendant to
‘ have in such case, if the plaintiff be willing to assent thereto.

‘ Item, that no pleader or attorney shall be heard to plead for his client
‘ within the Bar in the Sheriffs’ Court ; but they shall stand without the
‘ Bar, without making outcry or noise ; that so the people of the law, and
‘ the good folks of the City, may be heard in due manner as to their

¹ Himself only making oath, as his own compurgator.

‘ business which they have to transact in the said Courts :—always
‘ excepting such persons as have to sue for the King or for the City.

‘ Item, that no pleader or attorney, when instructed, shall enforce any
‘ man to sue another falsely by a false action, and one fabricated for
‘ aggrievance. And if any one shall do so, and shall thereof be attainted,
‘ upon examination of the said pleader or attorney before the Mayor and
‘ Aldermen, he shall be made to forswear the Court for one year.

‘ And in the same manner it shall be done, if they allege any false
‘ foreign matter, to oust the Court of its jurisdiction.

‘ Item, enquiry shall be made each quarter of the year, as to abettors,
‘ maintainers of suits, embracers and procurers of Inquests, confederators,
‘ conspirators, and champertors, as well in the Courts of the Mayor and
‘ Sheriffs as within the City and the suburbs thereof; in manner as was
‘ done in the time of John Philipot, late ¹Mayor, as appears in Book II,
‘ folio 102.

‘ Item, that the Compters from henceforth shall not be to ferm let by
‘ any Sheriff, or by any other person in their name, unto the porters of such
‘ Compters, or unto any other officer of the Sheriffs; but that the Sheriffs
‘ shall be bound to bear the charge of the rent, candles, and other such
‘ costs as the porters of the Compters have borne in time past, by reason
‘ of their ²ferm.

‘ Item, that prisoners who are staying in the Compters shall pay nothing
‘ for their customary fees unto the porters, or unto the Sheriffs, for one
‘ night, by reason of their so staying in the said Compter, save
‘ only for a bed, one penny the first night. Fol. 258 A.

‘ And if such person shall wish in preference to stay in the Compter
‘ rather than go to Neugate or to Ludgate, whether for debt, trespass, or
‘ any other cause, felony and treason excepted, in such case it shall be fully
‘ lawful for the said Sheriffs to leave such prisoners in the Compter, for
‘ their comfort, they paying to the use of the said Sheriffs four pence, six
‘ pence, eight pence, or twelve pence, per week, each person, towards the
‘ rent of the said house, without more; and this, by assessment of the
‘ clerks of the Compter, who shall take into consideration their arrest and
‘ also their estate.

‘ Item, that if a prisoner shall make such agreement with the Sheriff, or

¹ A. D. 1378.

² Or rent paid for farming such Compters.

‘ his clerks, to wait in the Compter, as before stated, it shall be fully lawful
‘ for such prisoner to have his own bed there, if he has one; and if he has
‘ not, then it shall be fully lawful for the said porter to find him a bed,
‘ taking each night one penny for the same, as the manner is in all
‘ lodging-houses.

‘ Item, that neither the porter nor any other officer of the said Compter
‘ shall sell unto the prisoners bread, ale, charcoal, firewood, or any other
‘ provisions whatsoever, under pain of imprisonment and of paying a fine,
‘ at the discretion of the Mayor and Aldermen,—except by [due] measure
‘ and at a reasonable price.’

Neugate and Ludgate.

‘ Item, whereas great outcry has been made heretofore as to many
‘ wrongs and misprisons done by the gaolers of Neugate and Ludgate, and
‘ their officers and servants, to the very grievous impoverishment of the
‘ poor lieges of his lordship the King:—It is ordained and assented to, by
‘ the Mayor, Aldermen, and Commons of the said city, that from henceforth
‘ no prisoner committed to Neugate or Ludgate for any cause whatsoever,
‘ shall pay any money for the lamps within the said gaols, or for any bed
‘ therein: but that all prisoners, committed thereunto, shall pay unto the
‘ said gaolers, at their release, four pence, without more, for the gaoler’s fee
‘ in all cases, treason and felony excepted. Provided always, that no person,
‘ sent to the said gaolers by command of the Mayor, Aldermen, or Sheriffs,
‘ for them to chastise and punish, shall pay anything unto the said
‘ gaolers, or unto their officers or servants, for lamp, bed, or fee, aforesaid.
‘ And if any one of the said gaolers, officers, or servants, shall take from
‘ any prisoner, contrary to this Ordinance, and be attainted thereof, he
‘ shall lose his office, without restitution; and further, he shall pay ten
‘ times as much as has been so tortiously taken; the one half to the
‘ Chamber, to the use of the Commonalty, and the other half to him at
‘ whose suit he shall be attainted.

‘ But it shall be fully lawful for the said gaolers to take surety reasonably
‘ from prisoners who are in their keeping, for a sum of one hundred
‘ shillings, and above, for removing their irons; as in other gaols of his
‘ lordship the King has been heretofore reasonably practised.’

How Attorneys and other Common Pleaders shall perform their duty.

' Item, it is ordained by the Mayor and Aldermen of the City of London, that all attorneys of the said city who perform the duties of attorney in the Guildhall, and other common pleaders who are resident within the same city, shall each year be strictly charged and sworn before the Mayor and Aldermen for the time being, well and lawfully to do their duty, each in his own degree, and well and lawfully to examine their clients and their complaints, without champerty and without procuring any jurors, or embracing any Inquests; and that they will wrest no suit from its nature. And particularly, that they will not plead or allege, nor suffer to be pleaded or alleged, by their assent, any foreign release, acquittance, payment, arbitration, settled account, or other matter whatsoever, out of the franchise of the City, to oust the Court of its jurisdiction; but only such matter as they shall be able to find rightful and true upon due information of their clients, and upon oath of the said clients upon the Holy Evangelists. Fol. 258 B.

' Item, that no bedel shall from henceforth be porter of a Compter; and if he shall wish to be such porter of a Compter, let him be removed from his office of bedelry.

' Item, that no officer of the Sheriffs shall take of any one, for recovery, for judgment given, or for nonsuit, more than four pence, as from of old hath been the usage; under pain of paying ten times the excess taken, to the use of the Chamber.'

The Ordinance as to how much is to be taken for the Loading, Cartage, and Unloading of a tun of wine, and of a pipe of wine.

' Whereas great outcry has been made unto the Mayor and Aldermen of the City of London as to the tortious and excessive prices of the Wine-drawers of the said city, for their labour in the cartage of tuns and pipes of wine, that is to say, for loading them from cellars in the carts, and stowing them in cellars, within the liberties of the City; against the ancient Ordinances made thereon, to the very great damage of the Com-

¹ Or 'packing,' as it would be called at the present day.

‘mons :—Therefore, John ¹Fresshe, Mayor, and the Aldermen of the said city, with the consent of all the winedrawers of the said city, thereunto summoned, have ordained that no winedrawer of the said city, from henceforth, shall take of any man of the said city, or of any other person, for the loading, cartage, and unloading, of one tun of wine in manner aforesaid, in any part within the walls of the said city, more than ten pence; nor for the loading, cartage, and unloading, of one pipe of wine in manner aforesaid, in any part within the walls aforesaid, more than eight pence. And that no winedrawer of the said city shall take of any man of the said city, or of any other person, for the loading, cartage, and unloading, of one tun of wine, in manner aforesaid, without the walls, [but] within the liberties of the said city, more than sixteen pence; nor for the loading, cartage, and unloading, of one pipe of wine, without the said walls, [but] within the said liberties, more than twelve pence; under pain of imprisonment, and of paying unto the Chamber of the said city ten times as much as he shall have taken beyond the said Ordinance, without redemption.

‘Item, it is forbidden that any officer, serjeant, bedel, ²vadlet
 Fol. 259 A. ‘of the serjeants, officer of Neugate or Ludgate, or porter of the Compters, shall from henceforth brew, themselves or by others, for sale, keep oven, or trade in any other thing, to which a low estimate is attached; and that of any manner of victuals they shall be regrators or hucksters: and he who shall not be willing to make oath thereto, or shall contravene this Ordinance, shall be ousted from his office.’

[Of the number of Serjeants to be employed by the Sheriffs.]

Also, on the ninth day of November, in the fifth year of King Henry the Fourth, by William Askham, Mayor, the Aldermen, and Commonalty of London, it was ordained and agreed, that in future no Sheriff of the said city should have more than eight serjeants, to do and perform his duties and executions within the liberties of the said city; and that there should be one serjeant in common between the two Sheriffs, for the County of Middlesex; under penalty, as to each Sheriff doing to the contrary

¹ Properly ‘French,’ Mayor A. D. 1394.

² Or knave, or groom.

thereof, of twenty pounds, the same to be paid, to the use of the community, unto the Chamberlain for the time being of the city aforesaid.

[*Enquiry to be made as to infringement of the above Ordinances.*]

‘Item, enquiry shall be made, each quarter of the year, before the Mayor, by sufficient persons, if any one has acted contrary to the Ordinances aforesaid, in any point thereof; and if he be duly attainted thereof, he shall have the penalty aforesaid [inflicted], according to the award of the Mayor and Aldermen for the time being.’

Oath of the Masters and Wardens of the Mysteries.

‘You shall swear, that well and lawfully you shall overlook the art or mystery of N. of which you are Masters, or Wardens, for the year elected. And the good rules and ordinances of the same mystery, approved here by the Court, you shall keep and shall cause to be kept. And all the defaults that you shall find therein, done contrary thereto, you shall present unto the Chamberlain of the City, from time to time, sparing no one for favour, and aggrieving no one for hate. Extortion or wrong unto no one, by colour of your office, you shall do; nor unto anything that shall be against the estate and peace of the King, or of the City, you shall consent. But for the time that you shall be in office, in all things pertaining unto the said mystery, according to the good laws and franchises of the said city, well and lawfully you shall behave yourself. —So God you help, and the Saints.’

BOOK IV.

Fol. 264 A.

THE Compiler had originally proposed to transcribe numerous other noteworthy memoranda that lie scattered in the books and rolls of the City at large, and, the better to assist the energies of the enquirer, to insert them word for word in the following Book. But for a long time in perplexity, he was at a loss in this matter what to do: for, on the one hand, being fearful of leaving the City business undone, he would have been unable to bestow such daily labour on the undertaking as to bring it to a due conclusion; while, on the other hand, viewing the immense mass of matter to be written out, an inextricable labyrinth, as it were, he felt apprehensive lest he might be pronounced rash or presumptuous, for entering upon so vast a chaos.

At length, however, although unable to do so in full, still, determined in some measure to carry out the purpose before-mentioned, by way of Calendar he reduced his extracts from the aforesaid memoranda into the form of the following Book, divided into ¹two Parts; upon careful examination of which, the reader will find himself directed to the Roll [or] Book, and the folio thereof, in which the matter is to be found as to which he may wish to be further informed.

And to the end that it may be the more readily understood [by him] what this Book contains in the whole, the short Table that follows, similarly divided into two Parts, will succinctly inform him thereupon:—

Royal Charters, with Allocations and Confirmations of divers Liberties

¹ The beginning of the Second Part of this Book is by no means clearly defined; but it seems most probable that the list of docu-

ments relative to the Guilds and Mysteries, beginning at the 'Ordinances of the Fishmongers,' folio 317 A, is intended to denote it.

granted unto the City of London, and unto other Cities, Vills, Places, Mysteries, Guilds, Communities, and Religious ¹Houses . . . [456].

[Allocations and Confirmations] [461].

Covenants, Compositions, and Indentures, [made] between the City of London and other Cities, Vills, Places, Communities, Houses, and Mysteries, as to divers Liberties, Customs, and other things . . . [464].

Laws, Parliaments, Provisions, Articles, and Statutes, in the times of divers [and] many Kings of England made and ordained . . . [465].

Of the Customs which ought to be taken for Goods on sale, places* for Wharfage, and the like; and of Pledges taken for Custom and Toll, and Fines for the same [471].

Fol. 264 v.

Of Markets and Fairs [473].

Foundations of, and Presentations unto, Chantries to the Mayor, Chamber[lain], and City pertaining; and divers Indentures, Covenants, and Leases of divers Lands, Tenements, Rents, Houses, Shops, Gates, and Hythes of the said city; and of Devises unto the Chamber . . . [474].

Of the office of the Mayor, Recorder, [and] Aldermen, and of their Acts; also, of other Officers and Serjeants of the Chamber, and their Fees [480].

[Of the Common Hunt] [485].

Of the Offices and Government of the Sheriffs, Under-Sheriffs, and their Clerks and Serjeants; as also of the Bailiffs, Porters, Attorneys, and other Officers of the Compters [485].

Of Attorneys, Essoiners, and Countors, etc. [490].

Charters, Customs, Accounts, Fee-Ferms, Ordinances, and Leases of the Vill and Bailiwick of Suthewerke [492].

Ordinances as to Money, Exchange, and Moneyers . . . [493].

Abjudications, Renunciations, and Annulments of Liberties, and as to divers Persons of the said City; and Removals of divers persons from their offices [495].

Of the Liberty and Conservancy of the water of Thames; of Nets, Kidels, Trinks, and the time for Fishing; with divers Ordinances and Judgments promulgated as to the same [497].

Of the Custody of the Thames, of Boats, the sale of Rushes, [the Removal] of Filth, the Cleansing of the Hythes and Fosses, Lanes and Streets,

¹ The word is '*villis*,' in the original; an error.

of the said City; and of the Penalties and Amercements ordained thereupon [498].

Of the Custody of the Conduit, and of the Watercourse beneath Walbrook; of the Cleansing of the Foss of Flete; and of London Bridge [501].

Fol. 265 A.

Of the Cleansing of the Streets and Lanes of the City, [and] the Removal of Nuisances and Purprestures; with divers Ordinances as to Penthouses, Rain-gutters, Stalls, Jettees, Cellars, Gutters, and Pavements [503].

Ordinances, Articles, and Commitments of Brokers; and of Measures, Beams, and Weights, and the Small Balance [504].

Of Jews [and] Lepers, and of getting rid of Swine within the City; as also, Ordinances for [sending] Sturdy Beggars out of the City [508].

Of Courtesans, and other persons taken in Adultery [509].

Grants of Aids, Tallages, and Subsidies, granted unto his lordship the King; together with Commissions and Writs for levying the Tenths and Fifteenths; also, divers Securities and Assignments as to the same; and the manner of Assessment, Taxation, Levying, and Collection of the same [510].

Accounts of the Citizens made and rendered in divers Courts of the King, for ancient Customs and Purprestures; and of the Accounts and Acquittances of the Chamberlain and of the Masters of London Bridge [516].

Judgments of Pillory for Lies, Slanders, Falsehoods, and Deceits; as also, other Judgments, Imprisonments, Forfeitures, Fines, and Burnings of divers things [517].

Divers Recognizances of Merchants; and Recognizances for Orphans and others, and Process thereon; as also, of the Sokereve [526].

Letters of his lordship the King, and of other Lords, Temporal and Spiritual, sent unto the Mayor and Aldermen; and of the Answers of the same [528].

Writs of his lordship the King, and divers Commissions for many and divers causes and matters; namely, Writs of Iter of the Justiciars, of

Escheat, of Error, of Parliament, of the Coroner, of Customers, of Protection, of Delivery of the Gaol of Neugate, and other like matters [532].

Fol. 265 B.

Of the Conservancy of the Peace; of Proclamations of Truce, and of Arrest of Malefactors, Rebels, and Insurgents	[553].
Ordinances as to the Watch and Ward of the City, its Gates and Walls, in time of War, as well by Land as by the Water of Thames; as also, of Armaments	[560].
Of divers Masters sworn of divers Mysteries	[567].
Divers Ordinances, Liberties, Articles, and Ancient Customs as to divers matters and regulations of the said City; as also, [of] the Hustings, Assizes, Wardmotes, and other Pleas, and the like	[568].
Of Inquisitions as to Orphans, Malefactors, Goods of Outlawed persons, Lands, Tenements, and Rents, and other like matters	[592].
Of Usury, Usurers, and Evil Extortions; and of the Punishment thereof	[593].
Of Testaments, Executors, and Devises	[594].
Of Nuisances and Purprestures, and Carpenters and Masons [sworn]	[595].
Grants, Confirmations, and Admissions unto the Freedom of divers persons in divers Mysteries	[596].
Of Fishmongers, Freemen and Foreigners, and of the Sale of their Fish, and the places for Sale; as also, of many other circumstances relating to the Mystery aforesaid, and of the Servants thereof	[597].
Of Mills and Millers of either kind of Corn, and of Pesage; and of their Wages and Chastisements	[601].
Of Corndealers and Corn-porters; of Regrators of Malt and Salt; and of the places for the Standing and Sale thereof, with other matters relating thereunto	[601].
Of Brewers and Hucksters selling Ale; of the Measures, Barrels, and Sale thereof, together with the Regulation and Punishment of defaults therein; and of the Articles and Ordinances of the said Brewers	[607].
Of Bakers and their Servants; White Bread and Tourte, the Assay, Assize, Weight, and Price thereof; [and of] the Government and Chastisement of the same	[610].
Of Vintners and Winedrawers, and the Price of Wines, and the Gauging thereof; of unsound Wines and Search therefor, and of Supervision of Forestalment; of the Ale-stakes of Taverners, and all other matters touching the said Craft	[613].

Of Butchers, their Places and Stalls, and of the Sale of their Flesh, and the Places for the Slaughtering of Animals; of the Hides of such Animals, and the Burying of the Entrails; and of other [matters as to] Punishments and Chastisements for defaults	[619].
Of Barbers, and their Ordinances	[621].
Ordinance of the Writers of Court-hand, and of Illuminators	[621].
Of Poulterers and the Price of Poultry; of Cooks, Pastelers, and Victuallers	[622].
Of Fripperers and their Markets; and of their Ordinances and Evechepynge	[624].
Ordinances of the Mystery of Pelterers; and of Furs and Curriers	[625].
Of Harbouring Guests, [and] of Hostellers; of Hay, Horse-bread, and Oats	[626].
Of Drapers and Weavers, and Websters, English and Foreign, Fullers, Frisers, Tonsers, and Tapisers; and of Linen-Drapers and Canvas	[629].
Ordinances and Articles of the Tailors	[633].
Of Cappers, Hurers, and Hatters	[633].
Ordinances as to Stonemasons, Carpenters, Plasterers, Daubers, Tilers, Paviours, Carters, and their Men. Of Lime, Tiles, Coals, Coalmen, and Woodmongers	[633].
Ordinances as to the Bowyers and Fletchers	[637].
Ordinances of the Tawyers; and of Cobblers	[637].
Of Farriers, Smiths, and Armourers	[638].
Articles of the Girdlers	[639].
Of the Ordinances of divers Mysteries and Handicrafts of the City of London	[639].

<i>Royal Charters, with Allocations and Confirmations of divers Liberties granted unto the City of London, and unto other Cities, Vills, Places, Mysteries, Guilds, Communities, and Religious Houses.</i>	
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Charter of the Merchants of Douay as to divers Liberties, and Writ as to allowance of the same	l. 1 ^B fol. 30
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¹ The references are to *Liber Horn* and *Liber Custumarum*, both of the reign of Edward II., and the *Letter-Books A* to *K* (from 4 Edward I. to 38 Henry VI.): all of

which are still preserved in the Record-Room at Guildhall. See the List at the end of this volume.

Charter of the ¹ Vill of Oxford	1. B fol. 39
Charter of King John as to the Guild of Weavers	C 39
Charter of King Henry as to the same	C 39
Charter of the Honor of Walyngforde	C 40
Charter of Eleanor, late Queen of England, made unto the Brethren of the Penance of Jesus Christ	C 43
Charter of King Henry, made unto the Dean of Saint Martin's le Grand, in London	C 43
Charter of King Richard, made unto the Burgesses of Portes- mouthe	C 44
Charter of the Citizens of Exeter	C 44
Another Charter of the same	C 148
Charter of his lordship the King for the Widows of London, as to Tallage	C 28
Charter of the Abbat of Waltham	C 29
Charter of the same, and ² Allocation thereof in the Hustings of Pleas of Land, holden on the Monday next before the Feast of the Translation of Saint Edward [13 October], in the nine-and-thirtieth year of the reign of King Edward the Third	Husting Rolls of Pleas of Land.
Charter of King Henry made unto the ³ Teutronics of Almaine, and Writ for the same	C 30
Charter of the [Citizens] of Cologne	C 35
Also, Charter of the [Citizens] of Cologne	Horn, 284
Charter of King Edward, made unto Piers Gavastone, Earl of Cornwall, as to one hundred shillings of rent	C 45
Charter of the ⁴ Archbishop of Canterbury, granting that he might enclose two Lanes at Castle Baynard and the Tower of Mountfychet	C 48
Charter of King Henry, made unto the Prior of the Holy Trinity in London, and Writ as to the same	C 48
Charter of King Henry as to the Liberties of ⁵ Redyng	C 50
Charter of King Edward, son of King Henry, made unto the Weavers of London, as to their Guild	D ⁶
Charter of ⁷ Andevere	D 160

¹ Or Town.² Or Allowance.³ The Merchants of the Hanse Towns.⁴ See page 113 *ante*.⁵ Reading, in Berkshire.⁶ The numeral reference is illegible.⁷ Andover, in Hampshire.

Charter of the Vill of ¹ Gippewic, and Allocation thereof	1 E fol. 70
Charter of the Burgesses of Douay	E 83
Charter of the Burgesses of Colchestre	E 117
Charter of the Burgesses of Saint Omer	E 126
Charter of the Merchants of Almaine, as to their Guild and other Liberties	E 178
Charter of the ² Pelterers	E 183
Charter of the Merchants of the Vill of Malynes, and Allocation unto them as to Murage	E 196
Charter of the Citizens of Exeter, and Allocation unto them as to Murage	E 202-3
Charter of the Liberties of Oxford, and Allocation made as to the same	E 204, 211
Charter of the Brethren of the Knighthood of the Temple of Solomon	E 212, 214
Charter of the Weavers of London	E 220
Charter of the Vill of Coventre	E 226
Charter of the Earl of Lancaster, [granted] by the Earl of Pembroke as to the Manor of the New Temple, and Release thereupon	E 188
Charter of the Citizens of Winchester	F 25
Charter of the same	F 28
Charter of the Tailors	F 38
Charter of the Girdlers, and Articles of the same	F 88
Charter of the Saddlers, [granted] in the Hustings of Common Pleas, holden on the Monday next after the Feast of Saint Peter's ³ Chair [22 February], in the seven-and-fortieth year of the reign of King Edward the Third	Husting Rolls of Common Pleas.
Charter of the Wardens and Canons of the Vill of Wyndesore	G 28
Charter of the Burgesses of Bedeforde	G 30
Charter of the Burgesses of the Vill of Wyltone, and Writ for Fol. 267 B. the same	G 39
Charter of King [Edward the Third] as to the Foundation of the Chapel of the Guildhall	G 50

¹ Ipswich, in Suffolk.² Or Skinners.³ See page 93 *ante*, Note 1.

Charter of the Burgesses of Maldone	1. G fol. 65
Charter of the Citizens of Norwich	G 88
Charter of the Burgesses of Northampton	G 100
Charter of the Goldsmiths of London	G 104
Charter of Liberties of the Abbat of Westminster	G 109
Charter of the Drapers, and Writ for the same	G 122
Charter of the Vintners, and Writ for the same	G 127
Charter of the Fishmongers	G 136
Charter of the Prior of Christ-Church at Canterbury	G 166
Charter of the Burgesses of ¹ Quenesburghe, and Writ as to Proclama- tion of their Liberties	G 209
Charter of King Henry, made and granted unto the Widows of London	Horn, 203
Charter of Andeverre	Horn, 323
Charter of ² Olerom	Horn, 355
Charter of the Earl of Cornwall, made unto the Mayor and Citizens of London as to Queen-Hythe, for fifty pounds yearly	C 10
Confirmation by the King as to the same hythe	C 10
Charter of King William made unto the Citizens of London, in the Saxon tongue	Custum. 187
Also, the same Charter	Horn, 205
Charter of King Henry the First	Custum. 141
Charter of King Henry, with another Charter also of the same King	Custum. 187
Charter of King Richard	Custum. 188
Charter of King John	Custum. 189
Charter of King Henry	Custum. 190
Another Charter of the same King Henry	Custum. 190
Charter of Edward, son of King Edward	Custum. 191
Charter of King Edward	Custum. 192
Charter of King Henry	Custum. 193
Charter of King Edward	Custum. 194
Charter of the same King	Custum. 194

¹ Queenborough, in Kent.

rente Inférieure, in France.

² The Isle of Oleron, off the coast of Cha-

Charter of Edward, son of King Edward, as to the Confirmation of Liberties		
Charter of King Henry the Third, as to Kidels	} l. E fol.	{ 109 110 111
Charter of the same King		
Charter of the same King as to the Warren of Stanes		
Charter of the same King, with a clause of <i>licet</i>		
Charter of Edward the Third, as to the Annulment of a certain Statute, made at York, whereby it was ordained that every one might buy and sell all merchandize whatsoever at any place	F	8
Charter of the same King Edward the Third, [granted] in the first year [of his reign]	F	104
Charter of the same King, [granted] in the fifteenth year of his reign	Custum.	269
Charter of ² Southwerk	Custum.	265
Charter of King Edward, as to Confirmation of certain Articles by the Citizens ordained	E	90
Charter of King Edward	C	30
Charter of King Edward the Third, as to Confirmation of judgment of Decapitation passed upon two citizens, in the time of Andrew Aubrey, ³ Mayor	F	45
Charter of King Edward, made unto the Citizens of London, reciting five Charters of Henry, his father	Horn,	206
Charter of King Henry as to Queen-Hythe	Horn,	230
Charter of Alice de Chabeham, made unto the Mayor and Commonalty, as to a certain piece of land at the Conduit near Tybourne	G	181
Charter unto the Mayor and Commonalty, made by John Scotlonde as to a certain house without Crepulgate	H	84
Charter of the Liberties of England	Custum.	1
Also, the same	Horn,	21
Charter of the Forest	Custum.	3
Also, the same	Horn,	24
Confirmation of the Charter of the Forest, with additions	Custum.	5
Charter for making Perambulation of the Forest	Custum.	6

¹ See page 145 *ante*, Note 2.² Southwark.³ A.D. 1339, 1340, and 1351.

Charter of the King as to ¹ Bedleem, with the Return thereof	1. H fol. 236
Charter of Pardon made unto divers persons by his lordship the King	H 221
Charter of his lordship the King as to Usurers	H 159
Ancient Charter as to Dunwich, made in the fortieth year of Henry the Third	2
³ Charter of the Duchy of Lancaster	Custum. 284

Allocations and Confirmations.

Writ sent unto the Barons of the Exchequer, as to Allocation of the Liberty of London	B 39
Allocation of the Liberty of the City before the Justiciars of the Bench	E 14
Allocation [of the Liberty] of the City before the King	E 22
Allocation of the same before the Justiciars of the Bench	E 26
Allocation of the same before the King	E 27
Allocation of the same before the Seneschal and the Marshal	E 35, 163
Allocation of the Liberty	E 77
Allocation before the King, that the Citizens shall not plead without the Walls of the City	E 152
Writ and Allocation of the same, before the Justiciars of the Bench	C 68
Writ as to Allocation of the Liberty	E 160-1
Allocation of the Liberty before the King, that the Citizens may record their Liberties orally, and may have respite as to the same for forty days; and that ⁴ Attaint does not lie in London	E 174
Allocation of the Liberties of the Citizens of Winchester, by Writ	C 30
Allocation of the Liberty of the Vill of Gloucester	E 118
Allocation of the Liberty of Oxford	E 211
Also, Allocation of the Liberties of the Vill of Oxford	H 283
Allocation made unto the Citizens of New Sarum as to Murage and Pavage	E 187
Allocation unto the Vill of ⁵ Salop as to Murage	E 206
Allocation unto the Burgh of Cambridge as to Murage	E 211

¹ The Hospital of Bethlehem or Bedlam.

² The reference is omitted.

³ Or, more properly, Mandate for observance of the said Charter.

⁴ Of the verdict of a Jury. See page 376 *ante*.

⁵ Shrewsbury.

Allocation unto the Merchants of Lovayne as to Murage	1. E fol. 215
Allocation unto the Citizens of Hereford as to Murage	E 222
Allocation made unto the Merchants of the Society of Perugia	E 224
Fol. 268 B. Allocation made unto the Merchants of Spain as to Murage	E 228
Allocation unto the Merchants of Lucca as to Murage	E 232
Allocation unto the Burgesses of ¹ Gippewic as to Murage	E 235
Allocation unto the Citizens of Rochester as to Murage	E 237
Allocation of Murage unto the Merchants of Lombardy	E 240
Allocation for the Merchants of Lucca	E 240
Allocation unto the Merchants of Coventre	F 16
Allocation for the Citizens of Sarum as to Murage	F 22
Allocation of Murage for the Citizens of Norwich	} F 31
Allocation unto the Purg of ² Lenne	
Allocation unto the Citizens of Cork	
Allocation unto the Citizens of Dublin	
Allocation unto the Brethren Hospitallers of Saint John of Jerusalem in England, as to Murage	F 59
Allocation of Murage made unto the Merchants of Almaine, France, Spain, Portugal, Navarre, Lombardy, Tuscany, Provence, Catalonia, Aquitaine, Quercy, and Flanders	F 66
Allocation made unto the Burgesses of Redynge, as to Toll	F 148
Allocation of the Liberty of the Citizens of Lincoln by Writ	G 242
Allocation of the Liberty of the Citizens of Dublin	G 256
Allocation unto the Barons of the Cinque Ports as to their Liberties	G 208
Confirmation of Liberties by his lordship Edward, son of King Edward, in the twelfth year of his reign	Custum. 190
Also, Confirmation thereof	Horn, 204
Writ as to Pontage exacted of the Merchants of Gascoigne, and Return thereof	C 48
Writ [enacting] that the Merchants of Bordeaux may keep Hostel	C 50
Letter of the Archbishop of Canterbury, that the Barons of Wynchelse may sell their merchandize within the liberties to whomsoever they may please	C 26
Letter of the Vill of Wynchelse thereon	C 26

¹ Ipswich.² Lynn, in Norfolk.

Letter of Cardinal Ottoboni, [demanding] that the Widows of London may not be distrained to pay Tallage l. C fol. 28

Writ of the King, [commanding] that the Citizens of New Sarum shall be quit of Pontage C 53

Protection granted by the King unto the Merchants of the Society of the ¹Morori C 60

Writ [commanding] that the Society of the Morori shall be quit of Tallage C 60

Writ [commanding] that the Burgesses of Oxford shall be quit of Toll. C 65 Fol. 269 A.

Writ to place the Mayor and Sheriffs upon surety, at suit of the Burgesses of Oxford therefor C 65

That the Hanse Merchants shall be acquitted of the payment of two shillings towards the Gate of Bysshopisgate C 68

Writ for the Citizens of Genoa, and Return thereof C 76

Writ for the Merchants of Gascoigne D 104-5-7

Writ [commanding] that the Citizens of York shall be quit of Murage D 144

Writ for the Society of the ²Friscobaldi D 144

Writ as to the Merchants of Gascoigne, that they shall not sell unto a Foreign Merchant, and Return thereof E 32

Writ of Protection for the Canons of Saint Paul's D 106

Writ for Allocation of the Liberties of the Dean and Chapter of Saint Paul's in London H 17

Writ [commanding] that the Prior of Saint John of Jerusalem, and his men, shall be quit of ³Enclosures and Murage E 195

Writ as to Murage for the Burgesses of Bristol E 252

Writ for discharging Ottaviano Francisce, a Merchant of Florence, from payment of Subsidy G 38

Writ for the same, and Return thereof G 43

Writ for the Merchants of the Duchy of Aquitaine, as to ⁴Gauget G 44

Protection for the Merchants of Almaine G 62

¹ A mercantile Society of Italy.

³ *I. e.* charges levied for making enclosures.

² A wealthy Company of Merchants, established at Florence.

⁴ A fee exacted for gauging each tun of wine.

Protection for the Merchants of Portugal	I. G fol. 284
Writ for the Merchants of Flanders, as to arrest of their goods.	G 286
Writ for distraint upon the Mayor and Sheriffs, for Custom exacted from the Burgesses of Walyngforde	C 57
Plea between the Citizens of London and the Citizens of Norwich, as to Toll, ¹ Passage, and Portage	C 59
Writ for Allocation of the Liberty of the Bishop of Winchester	H 18
Writ for proclaiming the Fair of the Prior of Saint Bartholomew's in Smythefelde	H 38
Writ [commanding] that the Citizens of Norwich shall be quit of Toll	H 53
Another Writ as to the same, for the same purpose	H 54
Letter of his lordship the King, as to Murage in the City of London	H 212

Fol. 269 B. *Covenants, Compositions, and Indentures, [made] between the City of London and other Cities, Vills, Places, Communities, Houses, and Mysteries, as to divers Liberties, Customs, and other things.*

Covenant between the Citizens of Winchester and the Citizens of London	C 81
Covenant between the Citizens of London and the Teutronics of Almaine	Horn, 281
² Covenant between the Citizens of London and the Merchants of Amyas, Corby, and Nele	C 45
Letter of Acquittance of the same Merchants	G 191
Composition and Indenture made between the Mayor and Commonalty of London, of the one part, and the Warden of the Hospital of Saint Giles near Westminster	G 24
Composition between the Citizens of London and the Teutronics of Almaine	C 30
Composition between the Citizens of London and Richard de Basynstoke, as to a certain Lane, called ³ 'Bretask'	F 80

¹ A fee exacted for liberty of passing to certain places. like nature.

² From the *Bretasche*, or wooden tower, there situate.

³ See pages 360-8 *ante*, for Covenants of a

Indenture between the Mayor and Commonalty and the Lord de Nevyle, as to a certain piece of land unto him let	1. G fol. 321
Composition between the Citizens of London and the Citizens of Winchester	I 75
Composition between the Mayor, Aldermen, and Commonalty of London, and the Minor Canons of the Church of Saint Paul in London . .	I 77
Composition between the Fishmongers and Skinners	¹ [F] 79

*Laus, Parliaments, Provisions, Articles, and Statutes, in the times
of divers and many Kings of England made and ordained.* Fol. 270 A.

Charter of the Liberties of England	Custum. 21
Charter of the Forest	Custum. 3
Confirmation of the Charter of the Forest, with additions	Custum. 5
Charter as to making Perambulation of the Forest	Custum. 6
Statute of Mertone	Custum. 7
Statute of ³ Marleberge	Custum. 8
Statute of Westminster the First	Custum. 10
Statute of Gloucester	Custum. 15
Explanations [of the Statute] of Gloucester	Custum. 17
Statute of Westminster the Second	Custum. 18
Statute of Westminster the Third	Custum. 28
Statute of Westminster the Fourth	Custum. 29
Statute of Winchester	Custum. 31
[Statute of] Actone Burnelle	Custum. 32
Distresses of the Exchequer	Custum. 33
Statutes of the Exchequer	Custum. 34
Statutes of the Old Pleas of the Crown	Custum. 35
New Articles as to the same	Custum. 36
Ordinances made by the Prelates, Earls, and Barons, in the fifth year of Edward, son of King Edward	Custum. 38

¹ The title of the Book is omitted in the original.

² This in reality corresponds with folio 103 of the *Liber Custumarum* as it appears at

present. The greater part of these documents are printed at length in the *Statutes of the Realm* (1810), Vol. I., *passim*.

³ Marlborough.

Also, the same	l. Horn, fol. 177
Statute for Religious Men	Custum. 46
Also, [the same]	Horn, 69
Statute for Religious Aliens	Custum. 47
Also, the same	Horn, 112
Statute of Bigamy	Custum. 48
Also, the same	Horn, 75
Statute of Knighthood	Custum. 48
Also, the same	Horn, 76
Statute as to the Oath of Officers of the King	Custum. 49
Also, the same	Horn, 79
Statute of Exeter, as to Coroners	Custum. 49
Also, the same	Horn, 80
Statute of Justiciars assigned	Custum. 51
Also, the same	Horn, 83
Statute of Conspirators	Custum. 51
Also, the same	Horn, 86
Statute of ¹ Quo Warranto	Custum. 51
Also, the same	Horn, 87
Statute of Persons vouched to Warranty	Custum. 52
Also, the same	Horn, 87
Statute of Waste made in Guardianship	Custum. 52
Also, the same	Horn, 88
Statute as to Sheriffs and their Clerks	Custum. 52
Also, the same	Horn, 89
Statute as to the acquisition of Liberties	Custum. 53
Also, the same	Horn, 89
Fol. 270 B. Statute of Fines	Custum. 53
Also, the same	Horn, 90
Statute of Gavelet in London	Custum. 54
Also, the same	Horn, 91
Statute of the King's Prohibition	Custum. 54
Also, the same	Horn, 94

¹ 'By what warrant' a person exercises judicial process in cases where the Writ of such a franchise. This Statute (of the time of Edward I.) was for the regulation of *Quo Warranto* was issued.

Articles against the Prohibition	1. Custum. fol 55-6
Also, the same	Horn, 95
Statute of Juries and Assizes	Custum. 55-6
Also, the same	Horn, 95
Confirmation of the Charters	Custum. 55-6
Also, the same	Horn, 96
New Articles on the Charters	Custum. 57
Also, the same	Horn, 97
Statute of Arms in Tournaments	Custum. 57
Also, [the same]	Horn, 102
Statute of Lincoln for Escheators	Custum. 58
Also, the same	Horn, 102
Statute of Defence of Right	Custum. 58
Also, the same	Horn, 103
Statute as to the New Customs, made unto divers Merchants	Custum. 58
Also, the same	Horn, 103
Statute of non-allowance of Protection	Custum. 60
Also, the same	Horn, 107
Statute of Joint Feoffees	Custum. 60
Also, the same	Horn, 109
Statute of the Forest	Custum. 60
Also, the same	Horn, 107
Statute of Fines and Attorneys	Custum. 63
Also, the same	Horn, 111
Statute of Prisage, enacted at ¹ Staunforde	Custum. 63
Also, the same	Horn, 114
View of Frank-pledge	Custum. 64
Also, the same	Horn, 120
Assize of Bread	Custum. 64
Assize of Ale	Custum. 65
Punishments of those who break the Assize of Bread and Ale, and of Forestallers	Custum. 65
Assize of Weights and Measures	Custum. 65
Also, the same	Horn, 121-3

¹ Stamford, in Lincolnshire.

The manner of Measuring Land	1. Custum. fol. 66
Also, the same	Horn, 124
The Golden Bull	Custum. 72
Charter of ¹ Ronemedé	Custum. 72
Award of ² Kelenworthe	Custum. 75
Also, the same	Horn, 16
The Customs of Kent	Custum. 78
Also, the Customs of Kent	Horn, 78
Fol. 271 A. An Exposition of Words	Custum. 80
Also, the same	Horn, 119
Number of the Provinces, Counties, Islands, and Hides of Eng- land	Custum. 81
Laws of Ina, King of the West Saxons	Custum. 81
Laws of King Alfred	Custum. 85
Laws of King Athelstan	Custum. 89
Benediction and Judgment of Ordeal	Custum. 94
Laws of King Cnut	Custum. 97
Laws of Saint Edward	Custum. 107
Laws of Henry the First	Custum. 117
Laws of Henry the Second	Custum. 142
Laws of King Richard	Custum. 179
Statute of Merchants	Horn, 69
Statute of Buyers of Lands	Horn, 77
Statute of the Exchequer	Horn, 84
Statute on Money	Horn, 92
Articles on Money	Horn, 92
Writ upon the said Statute	Horn, 94
Statute of Priests and Clerks	Horn, 111
Commission by the King unto divers Justiciars, for Oyer and Terminer in certain Counties of England	Horn, 116
Articles thereupon	Horn, 117
³ Hengham Parva	Horn, 124

¹ Generally known as 'Rannimede.' The Justice temp. Edward I.; who wrote the *Magna Charta* of King John is meant.

² Kenilworth, in Warwickshire.

³ A treatise by Ralph de Hengham, Chief Assize, Dower, etc.

Order of Exceptions	l. Horn, fol 135
¹ Fait assavoir	Horn, 141
Extents of the Manor	Horn, 156
The manner of Challenging Essoin	Horn, 156
General Days in Bank	Horn, 157
General Days in Dower	Horn, 157
On Husbandry	Horn, I 58-174
The Duty of Attorneys	Horn, 175
Provision as to the Bissextile Year and Day	Horn, 175
² Bretone	Horn, 189
Of Measures	Horn, 199, 200
Of ³ Quo Warranto	Horn, 199, 200
The Statute of Gloucester, corrected for the Citizens of London	A 126
Of Vouchees to Warranty for Citizens of London, corrected in the Statute of Gloucester	Horn, 201
Statute of Wards and Reliefs	Horn, 250
Of Acquisition of Lands	Horn, 251
'Circumspecte Agatis'	Horn, 251
Statute of Carlisle	Horn, 251
Distinctions of Socage	Horn, 252
Statute of York	Horn, 344
Charter of ⁵ Olerom	Horn, 355
Statute of King Edward, in the — year of his reign	F 86
Statute of the same King, in the nineteenth year	F 105
Statute of Labourers	F 199
Statute of King Edward the Third, in the six-and-twentieth year of his reign	F 211
Statute of the Staple, in the seven-and twentieth year of the same King	G 12
Statute enacted at Westminster, in the same year	G 12

¹ 'Be it known' that the King ordained at Westminster, etc.; the title of an Ordinance 27 Edward I., as to Writs of enquiry on amortizing lands, etc.

² A law treatise, more generally known as 'Britton;' of the 13th century, the authorship of which is doubtful.

³ See Note to page 466 *ante*.

⁴ 'Act circumspectly' about the Bishop of Norwich and his Clergy. The title of an Ordinance admitting that the King's prohibition does not lie in matters spiritual.

⁵ See Note 2 to page 459 *ante*.

- Statute enacted at Westminster, in the eight-and-twentieth year [of the same King] 1 G fol 21
- Writ [commanding] that Sale or Scavage of Wool shall not be made within three miles of the Staple G 21
- Statute of Westminster, in the one-and-thirtieth year of the same King. G 63
- Statute of Westminster, in the five-and-thirtieth year of the same King. G 89
- Statute of Westminster, in the six-and-thirtieth year of the same King. G 105-6
- Statute of the same [King], in the seven-and-thirtieth year of his reign. G 114
- Statute of the same King, in the eight-and-thirtieth year. . . G 151
- Statute of the same King, in the two-and-fortieth year . . . G 208
- Statute of Westminster, in the three-and-fortieth year of the same King. G 231
- Statute of Kidels, in the five-and-fortieth year of his reign . . G 276
- Statute of the Staple of Wool E 167
- Writ for Election of a Mayor of the Staple E 168
- Letter sent unto his lordship the King as to the Staple of Wool E 168
- Another Writ as to the Staple E 169
- Statute of Northampton, enrolled at the Hustings of Common Pleas holden on the Monday next after the Feast of Saint Margaret [20 July], in the second year of the reign of King Edward the Third
- Husting Rolls of Common Pleas
- Statute of Edward the Third, in the fiftieth year of his reign . H 60
- Statute made in the first year of the reign of King Richard the Second H 87
- Statute of Gloucester, in the second year of the same King . . H 100
- Statute of Winchester, in the sixteenth year of Richard . . . H 280
- Statute of Westminster, in the seventeenth year H 293
- Articles sent unto his lordship the King, in Ireland, for the Commons of England H 300
- Statute of Errors in London, declared by the King in Parliament H 301
- Parliament at Westminster, in the twentieth year of Richard . H 313

Parliament at 'Salop, in his two-and-twentieth year . . .	I H fol. 318
Statute of Winchester, in the fifth year of Richard . . .	II 141
Statute of Westminster, in his fifth year . . .	H 148
Statute of Westminster, in his sixth year . . .	H 158
Another Statute of Westminster, of the same year, as to Wines . . .	II 162
Statute of Richard, in his third year, at Westminster . . .	H 122
Statute of Westminster, in his seventh year . . .	H 170
Statute of Westminster, in his eleventh year . . .	H 230
Declaration of a certain Statute as to the Sale of Victuals . . .	II 236
Statute of Cambridge, in his twelfth year . . .	H 239
Statute of Westminster, in his thirteenth year . . .	H 249
Statute of Westminster, in his fifteenth year . . .	H 263
Statute of King Henry the Fourth, in his first year . . .	I 3
Statute of Westminster, in his second year . . .	I 9-12
Statute of Westminster, in his fourth year . . .	I 20
Statute of Westminster, in his fifth year . . .	I 30
Statute, in his sixth year . . .	I 38
Statute of Westminster, in his seventh year . . .	I 57 Fol. 272 A.
Statute of Gloucester, in his ninth year . . .	I 68
Statute of Westminster, in the eleventh year of Henry the Fourth . . .	I 95
Statute of Westminster, in his thirteenth year . . .	I 110
Statute of Henry the Fifth, at Westminster, in his first year . . .	I 127
Statute of Leycestre, in his second year . . .	I 137
Statute of Westminster, in his second year . . .	I 148
Statute of Westminster, in his third year . . .	I 175

Of the Customs which ought to be taken for Markets, Goods on Sale, Places for Wharfage, and the like; and of Pledges taken for Custom and Toll, and Fines for the same.

Customs of the City	Custum. 195
Customs of 'London Bridge and of Smythefeldo . . .	Custum. 197
Customs of Byllyngisgate	Custum. 198
Customs of Queen-Hythe	Custum. 199

¹ Or Shrewsbury.

² See page 205 ante.

That the Hanse Merchants shall not pay custom for boards or for horses ; nor for cheese ¹exported for their own use, or to be given unto their friends : but for cheese ¹exported for sale, Custom shall be paid. For herrings brought unto the City, they shall pay no Custom 1. F fol. 147

Oath made by the Collectors of the Customs for the Sheriffs F 95

New Customs of Byllyngesgate G 88

Customs that ought to be taken in the City Horn, 222

That all persons shall be quit at Saint Botolph's Wharf of Wharfage for a ²male, fardel, ³pannier, and wallet ; and all freemen of the City shall be quit on payment of the fees for one man G 207

Writ to elect certain persons for levying two shillings on every tun of wine, and six pence on every — pounds of merchandize, over and above the ancient Custom G 282

Custom of the Market of Smythfelde levied by the Mayor's Serjeant H 70

Commission for a certain Custom upon boats coming to the City with rushes, hay, and straw H 124

Custom to be taken for Merchandize entering or leaving the City H 126

Writ for distraint upon the Mayor and Sheriffs for Custom exacted of the Burgesses of Walyngforde C 57

Writ as to non-payment of Toll, and as to other Liberties of London I 8

Writ as to ⁴Aulnage I 53

Discharge from Toll and other exactions, made unto the tenants, residents, and others in the Vill of ⁶Hadlee I 146

That the men and tenants of the Vill of ⁶Northmymms, which is of the Honor of Gloucestre, shall be quit of payment of Toll throughout the whole realm of England I 153

That nothing shall be taken for Wharfage I 193

That Freemen of the City shall pay no Custom on Lampreys H 31

Letters Patent of his lordship the King as to Murage of the City of London H 212

¹ Properly, 'imported.'

² A bag or trunk for holding clothes.

³ Or basket.

⁴ The Assize of Cloths, measured by the

aulne, or ell.

⁶ Hadley, in Hertfordshire.

⁶ North Mimms, in Hertfordshire.

Of Pledge taken from the Burgesses of Northampton, for payment of Toll and Customs	1. C fol 29
Payment of Fine by a certain man, for arrears of Tallage	D 139
Pledge taken for payment of Tallage, and sold	: A 71
Precept for the sale of Pledges taken	E 54
Pledge taken for payment of Tallage, and sold	: A 92
Proclamation made, that Pledges taken for Tallage shall be sold	C 67
The Provost of Wells paid Fine for divers Trespasses committed against the City, to the amount of one hundred pounds	E 180
Fine paid for a pair of shoes made of ¹ basil, sold as tawed leather	F 80
Also, Fine for the like	F 82

Of Markets and Fairs.

Fol. 273 A.

Letter of the Mayor and Commonalty unto divers persons and their attorneys, as to the Fair of Saint ² Botolph	B 41
Letter directed unto the Mayor by the Wardens of the Fairs of Champagne and Brie	C 41
Letter sent in answer unto the same Wardens	C 44
A second Letter sent by the Wardens of the Fairs of Champagne and Brie	C 49
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Several Commissions made unto the Wardens of the Fair of Saint Botolph	C 61-2
Commission unto the Wardens for holding the Fair of Saint Botolph	D 108
Writ of the King sent unto the Bailiffs of Saint Botolph, to the effect that the Citizens of London ought to have Wardens from among themselves in all the fairs of England	E 188
Commission unto the Wardens of the Fair of Winchester	E 220
Another Commission for the same	E 237
Another Commission unto the Wardens of the Fair of Saint Botolph	E 243
Commission unto the Wardens of the Fair of St. Botolph	F 187
Commission unto the Wardens of the Fair of Winchester	E 195

¹ Prepared sheep-skin.² Botolph's Town, or Boston, in Lincolnshire.

Writ for the Fair of Saint Botolph	1. B fol. 41
Commission for the Fair of Saint Botolph	G 239
Writ for proclaiming the Fair of the Prior of Saint Bartholomew in Smythefelde	H 38
Writ for the Citizens of London, [directed] unto the Bailiffs of the Fair of Saint Botolph, to the effect that they shall permit the Citizens to be quit of all Pleas	1 59

Fol. 273 B. *Foundations of, and Presentations unto, Chantries to the Mayor, Chamberlain, and City pertaining; and divers Indentures, Covenants, and Leases of divers Lands, Rents, Houses, Shops, Gates, and Hythes of the said City; and of Devises unto the Chamber.*

Presentation unto a Chantry near Crepulgate, in the ²Hermitage of the Abbey of Grendone F 152

Presentation of a Chaplain in the Church of the Hospital of Saint John of Jerusalem, and Admission of the same F 141

Memorandum as to a Chantry in the Church of Saint Botolph without Algate F 159

Presentation unto the Hospital of Bedlem H 132

Presentation unto a Chantry in the Church of Saint Mary de Somerset H 123

Ordination of a Chaplain to the Chapel of Saint Thomas on the Bridge H 292

Presentation unto a Chantry in the Hermitage of Crepulgate I 6

Presentation by way of Exchange, made between Sir John Horewode and John Draycote, Chaplain of a Chantry in the Chapel of the Blessed Mary near the Guildhall of London I 7

Presentation unto the Chantry in the ³Chapel 'over the Bones of the Dead' F 102

Presentation of William Test unto the Chapel of the Blessed Mary near the Guildhall I 103

Presentation of Sir William Percy unto a Chantry in the Church of Saint Swithun I 188

¹ The title of the book referred to is Monkwell Street.
omitted.

³ In Saint Paul's Churchyard.

² Or Cell; it was situate in the present

Presentation of Sir John Newenden unto a Chantry in the Chapel of the Guildhall 1. I fol. 193

Grant made unto a certain person by the Mayor and Aldermen, that he might have divers tenements which Walter de London had devised for the support of a Chaplain; seeing that the executors were dead, and the said Testament had not been enrolled C 2

Bill sent unto the Dean and Chapter of Saint Paul's for the maintenance of certain Chantries F 103

Writing as to a certain Chantry founded in the Church of Saint Paul F 112

Grant of the Mayor and Aldermen as to divers tenements, made unto John Bagnelle C 6

Writing made between the Citizens of London and Robert de Clare, as to a certain place near the Church of Saint Peter on Cornhulle, he paying yearly unto the Commonalty forty pence F 94

Grant of the Mayor and Commonalty as to the house called 'Bedlem,' without Bysshopisgate F 128

Lease of houses without the Gate of Bisshopisgate, unto one Adam Bliseworthe by the Mayor and Commonalty made G 172

Lease by the Chamberlain of tenements which belonged to Roger Depham G 181

Indentures between the Mayor and Commonalty, and Robert son of John Pountfreyt, as to Saint Botolph's Wharf G 257

Indentures between the Mayor and Commonalty, and William Triplow, as to a house without Newgate G 271

Indentures between the same and Thomas de Lynne, plasterer G 287

Leases of certain Stalls beneath the Gate of Ludgate G 303

Lease of the 'Moor and the Watercourse of Walbrook unto Thomas atte Ram G 319

Fol. 274 A.

Lease of the Gate of ²Aldgate unto Geoffrey Chaucer G 321

Indenture between the Mayor and John Foxtone, spicer G 322

Indenture between the Mayor and Commonalty, and John Beverle, gardener G 323

¹ Finsbury Moor; whence Moorfields has its name.

² Aldgate. This article deserves especial notice.

³ See G, fol. 318.

Writing of the Commonalty made unto William de Naples as to a certain oblong plot without Ludgate	1. F fol. 166
Lease of a garden near the [City] Wall, opposite the Lane called Stanynglane	F 186
Writing [made] by the Commonalty unto Edward Sende, as to a tenement near Holburne	G 255
Writing made by the Commonalty unto the Abbess of the Minoreesses without Algate	G 255
Indenture between the City and John Weymouthe	G 267
¹ Indenture between the City and Thomas de Lynne, plasterer	G 287
Grant of the Hermitage on the East side of Bysshopisgate	F 136
Lease of the Moor	E 136
Measurement of the tenement held by Edward Sende, at Holbourne Brigge	G 240
Indenture as to Saint Botolph's Wharf	G 243
Indenture between the Mayor and Commonalty, and Henry Brode, ² pelterer	G 287
Memorandum as to a certain wall between the garden of the Guildhall and the tenement of John Dode, ironmonger	D 126
Lease of the Moor without Bisshopisgate	E 101
Memorandum as to a certain piece of land without Crepulgate, taken into the hand of the City	E 102
Memorandum as to the letting of a certain piece of land without Newgate	E 219
Memorandum as to a certain piece of land which Thomas atte Crouche had enclosed from the common soil, near the Friars ³ Preachers	F 133
Memorandum as to a tenement devised for the maintenance of the Bridge, after the decease of Nicholas Husbonde	E 216
Writing made by Nicholas Gloucestre, as to payment of ten shillings of rent unto the same Bridge	F 61
Memorandum as to half a mark left unto the Chamberlain, which the Prioress of Saint Helen's is bound to pay in behalf of the soul of Walter Blechyngley	F 95

¹ This article is already given a few lines above.

³ The Dominicans, or Black Friars, who have left their name to the locality.

² *I. e.* skinner.

Memorandum as to five shillings of rent pertaining unto the Commonalty for a piece of land without Ludgate 1. A fol. 109

Memorandum as to two shillings granted unto a certain person for a certain Seisin made within the liberties of London A 109

Grant by the Mayor and Aldermen, that the house which formerly belonged unto Robert de Clyfforde, shall be sold 'or mortgaged for expediting the business of the City A 135

Robert Clyfforde, the elder, enfeoffed the Mayor and Citizens of London of his house, and of eight shillings of rent A 135

Lease of the Moor D 97

Deed made between the Commonalty and Aldermen, and the Collectors of the Ward of the Tower, as to arrears of Tallage owed by the said Aldermen and Collectors D 121

Memorandum as to five shillings granted by the Mayor and Commonalty unto a certain Clerk for the term of his life D 123

A tenement without Algate granted unto a certain serjeant D 123

Grant of the Hermitage near the garden of his lordship the King, upon 'Tourhille E 35

Grant of the Hermitage without Algate, and of certain other pieces of land E 155

That the Masters of the Bridge shall cause Saint Botolph's Wharf to be repaired, and shall take the same into their own hands, until they shall have levied their costs therefrom E³ 154

Memorandum as to twenty shillings left by the Testament of Thomas Romeyn unto the Chamber of the Guildhall E 166

Memorandum as to timber granted by the Lord de Wake, and lead by the Bishop of Winchester, towards the building of the Chapel at the Guildhall of London E 171

Fol. 274 B.

Lease of Saint Botolph's Wharf E 236

The Gate of 'Aldrichgate let for a term of years F 12

The Commonalty recovered, as against the Bishop of 'Bedlem, a certain tenement in the suburbs of London F 1

¹ Given as 'and' in the original.

² Tower Hill.

³ See E, fol. 164.

⁴ Aldersgate.

⁵ Or 'Bethlehem.' A bishopric *in partibus infidelium*; in other words, a bishopric without any defined see.

Lease of Saint Botolph's Wharf	1. F fol. 38
Writing and Licence granted unto a certain woman, by the Mayor and Commonalty, to make a certain Quay in Suthwerk, near the dwelling-house of the Abbat of Saint Augustine's at Canterbury	E 199
Lease, by H[enry] ¹ Galeys, of a certain house called 'Le Hales,' belonging to London Bridge; and Lease of Saint Botolph's Wharf	B 40
Lease of a tenement without Neugate unto William de Naples	F 166
A certain place near the ² Brethren of the Holy Cross to ferm let	F 148
A certain piece of land near the wall of the Bishop of London, in the parish of Saint Faith, granted unto the Wardens of London Bridge	F ³ 116
Memorandum as to a certain place within Algate, belonging to the City	G 72
Grant of a certain piece of land made unto the Bishop of London, he paying forty shillings yearly unto London Bridge	G 95
Grant unto John Watlyngtone of a certain garden, and ⁴ the houses above Crepulgate	H 13
Also, Grant of the Postern unto John Cobbe	H 13
Also, Grant made unto Robert de Lenne of a stall beneath the Gate of Ludgate	H 13
Grant made unto William Greyngtham of forty shillings yearly for the term of his life	H 24
Grant of Aldrichgate unto Ralph Strode	H 24
Commission of the Mayor for the cleansing of divers hythes	H 61
Charter under the Common Seal for William Tauntone, as to a dwelling-house at Bisshopisgate	H 78
Grant made unto two Serjeants of the Chamber as to dwelling-houses above Ludgate	H 91
Grant made unto Henry Begge of a certain house in ⁵ Canewykestrete, for a term of fifty years	H 117
Bills for repair of the streets without the Gates of London	H 120
Grant made unto Robert Knolles of an ⁶ hautpas	H 138
Surrender of houses above Aldrichesgate, by Ralph Strode	H 160

¹ Or Wallis. See page 421 *ante*, Note 3.

⁵ Or Candlewick-street, now Cannon-street.

² The locality still known as 'Crutched Friars.'

⁶ Or 'halpace;' a room built on a raised floor, and extending into the street.

³ See F, fol. 112.

⁴ Or sets of rooms above the Gate.

Grant made unto the same Ralph of four marks yearly, for the term of his life	1 H fol. 169, 203
Grant made unto John Watlyngtone of a certain vacant place within Crepulgate	H 183
Grant made unto Richard Jardevile of houses above Ludgate	H 184
Grant made unto John Hermesthorp, Master of Saint Katherine's, of a certain place near the Tower	H 199
Grant made unto Ralph Strode of twenty marks yearly, for seven years	H 203
Grant made unto John Fekynham of three pounds yearly, for the term of his life	H 203
Grant made unto John Sterling of the Postern	H 204
Grant made unto Richard Forster of houses above Algate	H 204
Grant made unto Walter Tauntone of a certain dwelling-house near Bisshopsgate	H 78
Grant made unto William Wircestre and Philip Walworthe of Ludgate	H 91
Stations about the Cross in Chepe, and about ¹ Brokyneros, to ferm let	H 113
The Gate of Aldrichgate granted unto John Blytone for term of life	H 311
Grant of the Gate upon London Bridge, with its appurtenances, made unto William Est	H 326
Ordinance of ² Bakwelhalle	H 327
Charter of the Mayor and Commonalty, made by John Scotlonde as to a certain house without Crepulgate	H 94
Writing of the Mayor and Commonalty, and of the Wardens of London Bridge, made by Thomas Hatfelde, as to tenements in Grascirche-strete	H 291
Sale of a small piece of land, the common soil, situate in Stanyng-lane	H 296
Grant and Writing as to a tenement and the garden of the Chapel of the Guildhall	H 140
Licence to build a Conduit at the Church of Saint Michael le Quern	H 252

Fol. 275 A.

¹ Probably the 'Old Cross, at the West end of West Chepe,' mentioned by Stow. It was known as the Standard, and was

situate at the end of the Church of St. Michael le Quern. It was removed A.D. 1390.
² Bakewell Hall, in Basinghall Ward.

Grant as to making a certain step at the end of Granthamlane l. H fol. 143

Grant made unto Richard Osborn of two shops and a vacant piece of ground in Bassyngeshawe, for a term of years I 2

Indenture [made] between the Mayor and Commonalty, and Richard Osborne, as to the same I 6

Indenture [made] between the Mayor and Aldermen as to the Grant of a Lane called 'Bethereslane' in the Parish of Saint Botolph I 19

Indentures of Lease of a Stall below the wall of the Church of Saint Peter in Westchepe I 23

Grant made unto John Credy of the Gate of Crepulgate I 68

Grant of one gown yearly unto John Briggewater, Chaplain of the ²Chapel 'over the Bones of the Dead,' the same to be received from the Chamberlain I 210

Ordinance as to the ³Moor and the new Latrine at London Wall I 152

Lease of a certain vacant place on Houndesdiche for a term of sixty years, for ten shillings yearly to be paid I 203

Ordinance for the maintenance of the new works [at the Guildhall] of London I 121

Ordinance of the Chamberlain and Wardens of London Bridge I 32

John Bretone surrendered Saint Botolph's Wharf, it being in a ruinous state B 35

Of the Office of Mayor, Recorder, [and] Aldermen, and of their Acts; also, of other Officers and Serjeants of the Chamber, and their Fees; and of their Elections.

The Mayor had the name of 'Warden' B 35

Grant by the King of leave to elect a Mayor, and Election of Henry ⁴Galeys as Mayor

Charter of the King, for restoration unto the City [of its Liberties], together with the Mayoralty

Henry Galeys, Mayor, presented unto the King at Fulham, and afterwards sworn in the Exchequer

Liberation of the City, and delivery unto Henry Galeys of its liberties, as granted by John Bretone, Warden

B 38

¹ Qy. if not 'Rethereslane?' also known as 'Retheresgate,' near Dowgate.

² See page 447 *ante*, and Note 3.

³ Finsbury Moor.

⁴ More commonly called 'Wallis,' or 'Waleys.' See page 421 *ante*, Note 3.

Writ of the King, [commanding] that the people not summoned there- unto, shall not come to the Election of the Mayor	L D fol. 4
Oath of the Mayor and Recorder	D 2
That the Mayor and Aldermen shall make enquiry as to the Sheriffs, Clerks, and Serjeants, and as to extortions by them committed	E 4
Writ [commanding] that no one shall be present at the Election of the Mayor and Sheriffs, unless he be summoned	E 41
That the Mayor of the City shall be elected by the citizens, and shall not continue in office beyond a single year	E 90
Commission to Nicholas Farndone, that he shall be Mayor so long as the King shall please	E 146
Writ [commanding] that John Pulteney, the Mayor, shall be obedient unto the Earl of Cornwall, Warden of England	E 216
Grant of one hundred pounds made unto Walter Turk, late Mayor, by the Commonalty	F 187
That the Mayor shall be one of the Justiciars for delivery of the Gaol of Newgate	F 104
Also, that the Mayor shall be Escheator,—in the same Charter	F 104
Ordinance as to the Election of Mayor	F 237
That the Mayor shall receive Bills, and the Sheriffs and their Clerks shall be ready to enter Pleas, and to take Amercements; and as to the amount of the Amercements	G 165
Election of Walter Berneye as Mayor, and, by reason of his default, Election of Simon Mordone	G 216
Payment made unto the said Simon by the same Walter of one hundred marks, for his absence	G 223
Writ [commanding] that no person shall be present at the Election of the Mayor or Sheriffs, unless summoned thereto	G 254
That no Mayor, Alderman, etc., shall be a Brewer	G 260
That in place of the Mayor, a Warden shall be made by the King; [and as to] the Sheriffs, Aldermen, Treasurer, and Barons	¹ G 217
That the Warden shall have a Roll, and the Aldermen another, of all Pleas before them pleaded	Custum. ² 221

¹ The reference here is properly to the
Liber Custumarum. See page 244 *ante*.

² See *Liber Custumarum*, fol. 217.

That neither Warden, Sheriff, nor Alderman, shall take anything for making execution of right 1. Custum. fol. 221

That the Warden shall hold a Court for Foreigners daily. Custum. 221

That the Mayor shall have no other office but that, and shall not have brought before him in the Chamber any Plea that belongs to the Sheriffs E 90

Memorandum as to a certain gift given by the Commonalty unto John de Gizors D¹141

Memorandum that the Mayor set out for Lincoln, and appointed another [to act] in his name B 38

Fee of the Recorder B 41

Election of the Mayor, and admission of him [as such] without the Gate of the Tower C 36

Election of the Mayor and Sheriffs C 62

Election of the Mayor and Sheriffs C 70

Precept of the Mayor made unto the Sheriffs, as to seizing the body on Statute-Merchant C 81

The Recorder elected and sworn, and the Warden of the Bridge elected C 81

Election of the Mayor C 111

Election of the Mayor and Sheriffs, and Admission of them by the Constable of the Tower, without the Gate of the Tower . . . D 4

Fee of the Recorder increased D 108

Election of a Recorder, and Removal of the same E 2

Commission that Hamo Chigewelle shall be Mayor so long as the King shall please E 148

Of the death of John Oxenforde, ²Mayor, and Election of Simon Fraunceys as Mayor F 60, -2

Fee of the Recorder increased, and that he shall have a Robe of suit of the Aldermen E 198

That the Mayor may receive Recognizances before him, the Ordinance by the chief men made notwithstanding E³170

Writ [declaring] that the Mayor has had leave to absent himself upon his business, and for appointing a substitute B 99

¹ See D, fol. 145.

² A.D. 1341.

³ A wrong reference.

Bills sent unto the Aldermen for the Election of Mayor	1. F fol. 191
Writ for relieving the Mayor of his office, and another Mayor elected	H 59
Grant of Vestments unto the Serjeants of the Chamber	H 77
Memorandum as to increase of the Recorder's fee	H 92
Decease of one of the Sheriffs in the time of his Shrievalty, and Election of another in his place	I 220
Ordinance that the Mayor and Recorder shall sit in the Principal Chamber for holding Court.	I 87
That every Alderman in his Wardmote [shall appoint] four men residing in the Ward, to keep, lower, and raise the pavements, to remove nuisances caused by filth, and to take distresses, or else four pence, of those who may have put them there; and to make him remove the same at his own costs: and that, in default of their so doing, the Alderman shall distrain such four; and in default of the Alderman so doing, after warning given, the Sheriffs shall distrain such Alderman	A 88
Oath of the Aldermen	D 1
That the Aldermen shall be removable on the day of Saint Gregory [12 March] in each year,—in the Charter of King Edward	E 90
That the goods of the Aldermen shall be taxed in the Wards in which they dwell	E 90
The Commons elected certain Aldermen in the respective Wards; and whatsoever they, together with the Warden, should do for the safe-keeping and regulation of the City, the said Commons were to hold as ratified and good	C 6
The Aldermen amerced in the Exchequer, because they did not appear at the day appointed for them, to account as to the fifteenths	D 121
Pardon granted therefor	D 121
That the Aldermen shall not give the Robes in which they are arrayed of suit, under a penalty of 100 shillings	G 65
That no Alderman shall be a Brewer	G 260
That no Alderman shall be put upon an Inquest	Custum. 220
That the Aldermen shall hold their Wardmotes	E 4
Verdict of the Aldermen as to burglary, the Treasury of his lordship the King having been broken into	C 76

¹ See F, fol. 191.

Judgment of the Aldermen upon a Testament, as to disposal of the Testator's goods	1. C fol. 73
Removal of the Aldermen on the Day of Saint Gregory [12 March]	E 116
Note here, an Alderman made Chamberlain	E 189
A certain Alderman withdrew from his Aldermanry in one Ward into another	H 19
Bills for the Election of Aldermen	H 58
Ordinance that an Alderman, removed from his office for good cause, or a Commoner, removed from the Common Council, shall not be re-elected	H 58
The Prior of Christ-Church in London sworn into the Aldermanry of Portsokene	H 79
Writ as to Election of the Mayor restored unto the City	E 171
Memorandum as to men beheaded by Andrew Aubrey, Mayor, because they rebelled against him	F 44
¹ Ordinance that no one shall be elected or admitted unto the office of Mayor, for five full years after he shall have been such Mayor	H 245
Also, another Ordinance, that no one shall be elected or admitted unto the said office for seven full years after he shall have been such Mayor	K 22
Grant made unto John Salisbury, that he shall be Surveyor of the water of Thames	H ²
Office of the Wardenship of the Postern granted unto John Credy	H 317
Grant of the office of Surveyor of the Thames	H 220
Fee and office of Serjeant of the Chamber granted unto William Est, for term of his life	³ I 6
Grant of the office of Warden of the Oysters at Quenhithe	I 73
Grant of the office [of Keeper] and of the Prisoners of Ludgate, unto John Seynt Germain	I 131
A fee of ten pounds granted unto John ⁴ Marchaunt, for term of his life	I 190

¹ This and the next article were inserted, probably, in the year to which the latter entry bears reference, A.D. 1425.

² The numeral reference is omitted.

³ In a hand of later date, reference is

made to *Letter-Book K*, fol. 240.

⁴ For his services as Town Clerk, and at the instance of his successor, John Carpenter, the Compiler of *Liber Albus*. See *Letter-Book I*, fol. 194.

Grant and Admission of John Combe unto the office of Common Serjeant-at-Mace	l. I fol. 203
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Of the Common ¹Hunt.

Grant of his Fee made unto the Common Hunt	H 107
Ordinance as to the Fee and Vestments of the Common Hunt	H 113
Another Ordinance thereon,—in the same folio	H 113
Grant of the office of Common Hunt	H 218
John Courtenay elected Common Hunt	I 194

Of the Offices and Government of the Sheriffs, Under-Sheriffs, their Clerks and Serjeants; as also, of the Bailiffs, Porters, Attorneys, and other Officers of the Compters. Fol. 277 A.

Penalty for disobedience shewn by the Sheriffs and their Clerks unto the Mayor	Horn, 271
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Ordinance as to the Sheriffs, their Clerks and Serjeants, for that, in performance of the precepts of the Mayor and Aldermen, they are remiss and tardy	D ² 142
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That the Mayor, Sheriffs, and Aldermen, as also their Clerks, Serjeants, and Bedels, shall not keep a brewery, oven, or tavern	H 15
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Plea between the Sheriffs and certain Foreigners, as to wools bought of Strangers by Strangers; and Fine exacted for the same	E 222
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That the Mayor and Aldermen shall make enquiry as to the Sheriffs, [and] their Clerks and Serjeants, and as to extortions by them committed	E 4
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Writ of the King, [commanding] that the Sheriffs, when elected and presented, shall, [if] they withdraw themselves, be amerced	E 16
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That a Sheriff shall have only two Clerks and two Serjeants,—in the Charter of King Edward	E 90
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That the Sheriffs shall only entrust the levying of Customs unto sufficient men, for whom they shall be willing to make answer	E 90
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Ordinance that in Assizes of Intrusion the Sheriffs shall enquire into all circumstances touching the same	E 95
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¹ The Huntsman of the Corporation was known by this title.

² See D, fol. 146.

Fine made unto the King by the Sheriffs, of 1,000 marks, for the debts of their ferm in arrear, and of the issues thereof 1. D fol 122

Confirmation, in the Charter of King Edward, son of King Edward, made in his twelfth year, of the Sheriffrick of London and Middlesex

Also, that from among themselves they may appoint the Sheriffs

If the King shall make a grant unto any one out of his 'ferm, the same shall be allowed unto the Sheriff in his account . . .

If any person shall take toll of the Citizens of London, the Sheriffs shall take a distress in London therefor

E { 110
111

That seven pounds shall be allowed unto the Sheriffs of their ferm yearly, for the Liberty of Saint Paul's

That the Sheriffs shall be presented unto the Constable of the Tower, in the absence of the Barons of the Exchequer; provided that, upon the next arrival of the King at London, they shall be presented unto him

That the Sheriffs shall be amerced according to the amount of their default

Memorandum that the Sheriffs of London were committed to custody for debt C 20

Item, that the officers of the Sheriffs shall not take more cartage than is needed, and that, from those who let carts, and not from others . . F 182

Writ [commanding] that the Sheriffs shall only make oath in the Exchequer on the delivery of their account F 194

Serjeants of the City assigned unto the King's officers, for taking lodging there E 65

Oath of the Clerks and Serjeants of the Sheriffs 2C 2

That the Citizens of London shall hold the Sheriffricks of London and Middlesex for 300 pounds F 104

That the Sheriffs of London shall be amerced like the other Sheriffs of England F 104

That the Sheriffs shall not be distrained to make oath in the Exchequer except on the delivery of their accounts F 104

¹ The yearly rent due to him from the citizens. ² See D, folios 5 and 6.

That the Sheriffs shall have the forfeitures of Victuals and of other things 1. F fol 104

Plea between the Sheriffs, by reason of their office, by Writ . . . D 96

Ordinance that the Sheriffs vacating office, on the Vigil of Saint Michael, shall have the customs until noon; and the others, newly elected, after the hour of noon F 111

Account of the Sheriffs in the Exchequer E 156

Ordinance as to the Election of the Mayor and Sheriffs . . . F 237

Bill in behalf of the Mayor sent unto the Sheriffs, [directing them] to bring in the Rolls of Assizes holden before them G 166

That the Compters of the Sheriffs shall be in a certain place, and that they shall have but one Chief Clerk and a Secondary, and what they shall take;—and two Serjeants and two Vadlets, and what they shall take;—and that they shall hold Court from day to day, and that if they shall make default in right, the Mayor shall redress the same; and that all persons shall be sworn, and that they shall take no amercement beyond twelve pence G 54

Item, that they shall hold Assizes of Novel Disseisin every ¹eight days, and of Mort d'Ancestor every ²fifteen days; and that, at the end of their year, they shall carry their Rolls unto the Guildhall, to be placed in the Treasury there G 54

Item, that the Sheriffs shall not let the Gaol of Neugate or the County of Middlesex to ferm; nor shall the Gaoler take any extortionate charge, save only four pence from each prisoner released G 54

Item, that each quarter of the year, proclamation shall be made if any one may wish to make complaint of the Sheriffs or of their Officers G 54

Item, that the Officers of the Sheriffs who take cartage shall not take more than is necessary G 108

Item, that the Mayor shall make enquiry concerning the Bailiffs who hold their offices at ³ferm under the Sheriffs, as to their extortions G 207

Item, that the Clerks of the Sheriffs shall be sworn before the Mayor G 207

Writ of the King for presenting the Sheriffs before the Barons of the Exchequer, on the Octaves of Saint Michael G 215

¹ Meaning, weekly.

³ For a yearly payment.

² Meaning, fortnightly.

That neither the Sheriffs, nor their Clerks and Serjeants, nor their Vadlets, nor yet the Officers of Newgate, shall be Brewers 1 G fol 260

That the Citizens shall elect from themselves Sheriffs and Justiciars,—in the Charter of King Henry Custum. 187

Item, that the Sheriffs shall hold their Court for Foreigners every day Custum. 221

Ordinance as to the Sheriffs and their Officers, who shall be remiss in making execution; Injunction to be made by the Mayor Horn, 321

Ordinance that the arrears of the Subsidies shall be levied by the Sheriffs C 87

Writ of the King as to removing the Clerks of the Sheriffs and their Officers, and Claim made by the City thereon E 28

That the Serjeants of the Mayor, and their Vadlets, shall be sworn to maintain the oath of the Mayor to the best of their power G 207

Statute as to the Sheriffs and their Clerks Custum. 52

Memorandum that the Sheriffs found pledges for payment of their ferm unto his lordship the King, and to keep the City indemnified A 101

A certain Sheriff conceded, that if he should behave himself ill towards the Mayor, he would pay unto the Commonalty 100 pounds B 100

That a Sheriff who shall remain in arrear as to his account, shall be arrested C 100

Election of Sheriffs by the Mayor and Aldermen, and twelve men of each Ward; and Mainprise of them C 111

A Sheriff elected and such Election quashed, because he was not free of the City C 113

Plea between the Sheriffs and certain Foreigners, as to wools bought by Strangers of Strangers E 222

Memorandum that one of the Sheriffs gave as pledge unto the Mayor ten tuns of wine, for disobedience committed towards him C 9

That the County of Middlesex shall not be let to ferm A 110

That the Sheriffs shall find Clerks to write all Pleas which in the Hustings shall happen to be pleaded, at their own costs; and that on the morrow of each Hustings the same shall before the Mayor, and Recorder, and four Aldermen, be recited C 8, 68

¹ This article is wanting in *Letter-Book C*.

Also, that the Sheriffs shall bring into the Chamber of the Guildhall all Rolls of all Pleas of Assize before them pleaded, each year, upon their going out [of office] at the Feast of [Saint] Michael . . . l. C fol. 8, 68

That the Sheriffs shall hold no Court, unless four Aldermen, two, or one at least, be present C 9

That no Writ touching the Commonalty shall be returned by the Sheriffs, before it shall have been shewn unto the Mayor and Aldermen Horn, 271

Fol. 278 A.

The same C 9

That all Clerks of the Sheriffs, and their Serjeants, shall be obedient unto their superiors C 9

Writ for one of the Sheriffs, that his fellow should repay him the money that he had paid for their charges, costs, and expenses . . . C 43

That the Sheriffs of London may attach a man appealed of a ¹foreign deed, and adjudged before the Council of the King . . . C 28

That the Sheriffs, in the absence of the Barons of the Exchequer, shall be presented unto the Constable of the Tower . . . C 25

That the Clerks of the Sheriffs shall enrol all Pleas pleaded in the Hustings C 67

When the Sheriffs shall come to a place to execute the duties of their office, and, by reason of obstruction or bolts, cannot enter the house, upon view of reputable men they may open the doors and do their duty C 68

That the Sheriffs, upon the Vigil of Saint Michael, on vacating their office, shall return into the hands of the Mayor the keys of Newgate, the ²Cocket, etc. C 68

Oath of the Sheriffs, [and] of their Clerks and Serjeants . . . D 2

Memorandum that one of the Sheriffs died while in office, and another person, at the instance of the Executors of the deceased, was substituted in his place D 2

Memorandum as to an Election of Sheriffs, the one being presented at the Exchequer, and the other not; and that, before departure of the Mayor and Aldermen, they then and there elected another person in place of him so absent D 3

¹ I. e. a deed committed without the jurisdiction of the City.

² See page 40 *ante*.

Ordinance as to how the Sheriffs ought to be elected upon the Feast of Saint Matthew [21 September] 1. D fol. 3

Plea between the Mayor and Commonalty and one holding land from one of the Sheriffs, for acquitting the City as towards his lordship the King C 27

That the Sheriffs ought not to retain the monies of any person whatsoever Horn, 230

That every Sheriff shall have three Serjeants, or four at most, and not more H 22

Serjeants of the Sheriffs sworn H 93

Also, of Assizes of Freshforce H 286

Claim of the Mayor that the Justiciars shall not sit within the City E 160-1

Precept that the Sheriffs shall not return the billets sent unto them by the Seneschal and Marshal B 98

Ordinance for the Officers, Clerks, and Serjeants of the Sheriffs of the City H 286

Ordinance that no Sheriff shall have more than eight Serjeants I 32

Fol. 278 B.

Of Attorneys, Essoiners, and Countors.

That no Countor shall plead, if he be not admitted by the Mayor, and be an intelligent person; and that he shall not be either Attorney or Essoiner; and that no Attorney shall be a Countor or Essoiner, and no Essoiner a Countor or Attorney .

That no Countor shall undertake a Plea to be partner therein; nor shall he take pay of both parties

That no Countor, or other person, shall gainsay the judgments of the Hustings, or procure to defeat the usages and acts of the City

That whoever shall sit near unto the Judge without being called,—whoever shall counterplead the Records or Judgments,—whoever shall slander another, if it be in the Sheriffs' Court, shall be suspended for eight days, or shall pay half a mark; and if it be in the Hustings, he shall be suspended for three Hustings, and more

Whoever shall take from both parties, or whoever shall take

A { 108
109

[a fee], and leave his client and league himself with the other party, shall be suspended for three years. And whoever shall receive[money] and shall fail unto his client, shall return double, and shall not be heard against him in such Plea

Whoever shall procure to defeat the usages or the judgments of the community, and shall be attainted thereof, shall be suspended for ever, and held as perjured . . .

Whoever shall undertake a Plea to be partner in the demand, and shall be attainted, shall be suspended for ever

l. A fol. { 108
109

The same penalty shall be inflicted upon Attorneys, if they act contrary to this Ordinance . . .

And if Attorneys, by default or negligence, shall lose the suits of their employers, they shall be imprisoned, according to the Statute of the King . . .

And that no Essoiner shall be Attorney, or the converse

That Countors, Attorneys, and Essoiners, shall be sworn . . .

1 87

The office of Attorney and Essoiner . . .

1 156

The office of ²Countor . . .

1 156

That no Essoin of the King's Service shall be allowed in the Sheriffs' Court . . .

That Pleaders residing in the City shall be sworn . . .

Item, that Attorneys shall be sworn, and shall sue unto the Common Clerk to see that the business of their clients is properly entered . . .

F 105

That the Mayor shall make enquiry each year as to the Officers of the City . . .

That if any person shall be condemned to pay a sum of money, and shall shut his doors and absent himself, the officer, by view of the neighbours, may open the doors and make execution . . .

Names of Countors admitted by the Commonalty, to serve before the Justiciars . . . D 122

An Attorney appointed to claim the liberties before the King, and his Fee . . . D 123

¹ The title of the Book is omitted in these instances.

² Or Pleader.

Divers Ordinances as to Countors, Attorneys, and Essoiners, in the time of Gregory Rokesle 1. Horn, fol. 237

Item, that no Attorney, Countor, or Essoiner, shall stand within the Bar G 54

That no Attorney shall be seated in the Hustings among the Clerks, nor shall meddle with the Rolls touching the Hustings G 54

That no person shall be Countor, if he be not admitted by the Mayor, and sworn; and that no Countor shall be Attorney, or the converse Custum.

Item, of the office of Countor 205-6.

Item, that no one shall counterplead the Judgments . . .

Item, that no Countor shall undertake a Plea to be partner therein; nor shall he take [pay] of both parties . . .

Item, that Attorneys shall not take more of their clients than forty pence at most Fol. 279 A. G 54

Item, that no Pleader or Attorney shall force his client into a false suit G 54

Proclamation if any one may wish to make complaint against the Sheriffs or other officers H 202

Charters, Customs, Accounts, Fee-Ferms, Ordinances, and Leases of the Vill and Bailiwick of Suthewerk.

Charter of Suthwerk 1265

That no Citizen shall buy corn, beasts, or other merchandize in Suthwerk 130

[The same], under pain of forfeiture of the thing bought . . . 154

Lease of the Bailiwick of Suthwerk for eighteen marks . . . E 233

Also, in Book 20

Writ for Allocation of twenty shillings, from Suthwerk exacted in the Exchequer beyond the due ferm 25

Accounts of Suthwerk G 10, 47, 76

¹ In this Chapter the title of the Book is in general omitted. In the present instance, the *Liber Custumarum* is meant.

² G, fol. 262, might also have been referred to.

³ F has been added in a later hand.

Lease of the Bailiwick of Suthwerk	fol 1262
That no one shall go into Suthwerk, to buy anything there	203
Memorandum as to ten pounds of the ferm of Suthwerk granted unto the Queen	175
Of the Bailiwick of Suthwerk, and Lease thereof	66, 42
Account thereof	58
Writ to distrain the Mayor and Sheriffs, on a certain Presentment against them presented in Suthwerk; as also, the Presentment aforesaid . . .	294
Lease of the Bailiwick of Suthwerk to ferm	101, 160
Plea between his lordship the King and the Citizens of London as to one shop [and] a half, at the end of London Bridge, which the Burgesses of Suthwerk claim as belonging unto themselves	86
Office of the Bailiwick of Suthwerk granted unto William Est, for term of his life	325
Office of the Bailiwick of Suthwerk granted unto John Combes . . .	267

Ordinances as to Money, Exchange, and Moneyers.

Fol. 279 B.

Statute as to Money	Horn, 92
Articles as to Money	Horn, 99
Writ as to the said Statute	Horn, 94
Writ of the King, [commanding] that Moneyers shall not be taxed to the Tallage, and Return thereof	C 63
Another Writ as to the same, and that they shall find security that they will not sue a Writ against the Mayor	C 63
Writ of Prohibition of Money clipped and Counterfeit	C 2
Letter of the King for proclamation that ⁵ Pollards and Crocards shall pass current	C 39
Another Letter, as to making Exchange of such money	C 39
Serjeants elected in every Ward, to oversee whether any one receives the said money	C 40

¹ G has been added in a later hand.

² G added in a later hand.

³ H added in a later hand.

⁴ H added in a later hand.

⁵ Clipped and crooked coins extensively imported into this country from Flanders, *temp.* Edward I.

Writ for Enquiry what Aliens have changed wool, gold, and silver, and other jewels, for Pollards, and have carried their gold, etc., beyond sea 1. C fol. 46

Writ unto the Justiciars as to the same C 46

Mandate from the Exchequer that no one should refuse the money then current C 24

That no Exchange of money, or of anything that pertains unto the Exchange, shall be made except at the Tower C 25

Writ for Enquiry as to those who commit offences in reference to money C 31

That no bad money shall be brought within the realm

That in each Port of arrival, there shall be Searchers

That money counterfeited after the 'sterling, if it be not good according to the old standard, shall be forfeited E 32

That no one shall sell wools, hides, skins, lead, or tin, except for [money] sterling or for bullion of silver

That no money of the coinage of England, and no silver in bullion, or in any other form, shall be taken out of the realm

That the Pollard shall be worth only one halfpenny C 38

Writ as to Money C 32, 52

Writ of the King, [commanding] that no one shall take money of Scotland or of other lands G 198

Writ [commanding] that there shall be several Exchanges G 198

Writ of the King, [commanding] that the money in gold, namely Noble, Half-Noble, and 'Ferthing, shall pass current F 86

Writ [commanding] that money of Scotland shall not pass current G 276

Writ [commanding] that money of Scotland shall not be received in any payment G 298

That Groats of Scotland shall pass current in payment for three pence G 312

Writ for the Moneyers of London, that they shall not be assessed to Tallage, and Return thereof D 125

¹ A 'sterling' was, literally, one penny of the current coin of the realm.

² Or Farthing, the fourth part of a gold

Noble, the value of which latter was two gold French crowns.

Writ [commanding] that the money in gold, with Leopards thereon, shall pass current	1 F	fol 78
Writ [commanding] that the Pollard shall be worth only one half-penny	C	43
Writ as to Money in Gold	F	121-7
Writ as to the money called 'Lussheburghe'	F	149
Writ as to Money in Gold	F	90
Writ as to the Exchange	F	100
Writ against the Money of Scotland	G	31
That no one shall keep Exchange	G	34
That no one shall keep Exchange of money	G	49
Writ as to Exchange of Money	G	79
Writ as to Exchangers	G	85
That money of Scotland shall not be received for sale or for payment	G	398
Writ [commanding] that Eustace of Glastonbury, Moneyer, shall not be assessed to Tallage	G	303
That Money shall pass current as it was wont	H	68
Writ of his lordship the King for the amendment of the Gold and Silver	I	110
Proclamation made as to the Statute of 'Galyhalpens'	I	160

Fol. 280 A.

Abjudications, Renunciations, and Annulments of Liberties as to divers Persons of the said City; and Removals of divers Persons from their Offices.

Memorandum that two Drapers renounced the freedom, and surrendered the same into the hands of the Mayor	E	4
Gerard Dorgoille was adjudged to lose the freedom of the City	E	4
Ordinance that the Lord Fitz-Wauter shall have no liberty within the City, or in the Guildhall	F	142
Abjudication of the freedom of a Vintner, who sold unsound and corrupt liquor	G	141

¹ Spurious coin imported into England from Luxemburg.

² 'Galley half-pence.' So called either from the merchants who brought them, and

who traded at Galley-Quay, near the Tower, or from the figure of a galley upon the coin; the latter, perhaps, the most probable.

Abjudication of the freedom of Richard Northbury, and Restitution thereof L G fol. 247

Certain persons lost the freedom of the City, because they held land in Villenage C 88

Freedom of the City granted unto a certain Attorney in Court of the King C 24

Certain persons adjudged to lose the freedom of the City, because they forestalled hay and charcoal C 49

A certain person lost the freedom, because he made himself to be a Broker, without being admitted and sworn D 111

Michael Myniot was adjudged to lose the freedom of the City; and was not to be re-admitted unto the same, without assent of twelve men of each Ward E 103

Renunciation of the freedom of the Fishmongers, for selling fish against the Ordinance E 147-9

Benedict de Shorne adjudged to lose the freedom, for the cause aforesaid; and Restitution thereof E 154

John Waldeshel removed from the freedom of the City, for that he sowed discord among the Citizens, and urged them not to pay unto his lordship the King the Subsidy granted to him E 21

Abjudication of Adam de Bury, John Pecche, and Richard Lyons, from the freedom of the City H 45-47

Renunciation of his Aldermanry by Thomas Wrothe H 50

Abjudication of the freedom of Richard Coggeshale I 17

Annulment of the freedom of William Wysman, who fraudulently came into the freedom I 131

Loss of the freedom by certain persons who were unduly admitted unto the same H 187

Removal of William Kyngescote from the office of Warden of the Prisoners and Gate of Ludgate I 83

Removal of Thomas Derlyng, Serjeant, from his office I 116

Removal of William Enderby, one of the Under-Sheriffs of London, from his office for ever I 224

Of the Liberty and Conserveancy of the water of Thames; of Nets, Kidels, Trinkes, and the time for Fishing; with divers Ordinances and Judgments promulgated as to the same. Fol. 290 B.

Charter of King Henry the Third as to Kidels 1. ¹E fol. 10

Also, another Charter as to the same ¹E 10

That the great nets which take Smelts towards the East of London Bridge, shall begin at the Purification [2 February], and shall fish until Lent, with a besom; and after that, until the Feast of Saint John [24 June], they shall lay aside this besom.

Also, another net, called 'Codnet,' shall go on from the Purification until our Lady in Lent and no longer

Also, another net, of the width [in the meshes] of two inches, and no more, towards the West of the said Bridge, shall go on all the year

Also, another net, called 'Petrinet,' [the meshes of which are] two inches, and not less, shall go on all the year, except when they take smelts A { 90
91

Also, another net, called 'Pridnet,' and [which] begins [to be used] eight days before Saint Michael, and shall continue until the Feast of Saint Martin [11 November]

Also, another, called 'Tryinkes,' of the width [in the meshes] of one inch and a half, and not less

And that Lamperns shall not be taken after Easter, until towards the Feast of Saint Michael, when the season shall come

Shotnet, Shofnet, and Kidels, are forbidden

Of Nets taken in the Thames, and burnt; and the manner of measuring one Mesh F 71

Nets burnt F 70, 91, -2

Of false Nets burnt F 165

Nets burnt, because too narrow [in the mesh]. E 194

That the Citizens shall remove all Kidels in Thames and Medeway,—as contained in the Charter of King Edward the Third F 104

¹ See E, fol. 109.

² See page 331 *ante*; where these Ordi-

nances are given more at length, and the nets here named are referred to in the Notes.

Statute of Westminster, in the five-and-fortieth year of the reign of King Edward the Third—as to Kidels	1. G fol. 276
Nets burnt, and Writ for the removal of Kidels	H 82
Nets burnt	H 125, 197
Nets burnt	H 198
Nets burnt	H 201, 306
Judgment as to Nets burnt	H 198
One Net burnt	I 56
Of the Conservancy of the Thames, and Removal of Nets and Kidels	I 63
Burning of Nets and Kidels	E 99
[The same]	F 71

Of the Custody of the Thames; of Boats, the Sale of Rushes, Fol. 281 A. [the Removal] of Filth, the Cleansing of the Hythes and Fosses, Lanes and Streets, of the said City; and of the Penalties and Amercements ordained thereupon.

That no Ship or Boat shall anchor at night, or moor, between sunset and sunrise, except at Queen-Hythe and Byllynggesgate; nor shall at night remain upon the bank-side of Suthewerk, under pain of loss of vessel and imprisonment of body B 32

Item, that all Boats shall lie on this side of the water, under pain of forfeiture B 34

That Ships and Boats which come by Thames with victuals, shall lie one day in peace without selling aught D 155

That Boats on the Thames shall be moored at night on this side of the water, and not on the other D 159

Writ for Enquiry as to Stakes and Piles driven into [the bed of] the water of Thames F 87

Writ [commanding] that the waters in which Salmones are taken, shall be under prohibition from the Feast of the Nativity of the Blessed Mary [8 September] until the Feast of Saint Martin [11 November] . . . F 87

Ordinance for cleansing the Hythe of 'Dounegate F 102

Writ [commanding] that no one shall bathe in the water near the Tower Foss, or in the Thames near the Tower F 2187

¹ The present Dowgate.

² See F, fol. 186.

Commission appointed by the Mayor, to take certain Prisage of Ships and Boats, for repair of Queen-Hythe	l. G fol. 67
Commission for cleansing the Hythe of Est Watergate	G 69
That no one shall throw dung, rubbish, gravel, or other refuse into the Thames, Flete, or Fosses of the City	G 72
Commission for cleansing the Hythe of Dowgate	G 176
Ordinance that all Boats which go to Graveshende shall be laden at the Wharf of Seynt Botulf	G 207
That no dung or filth shall be placed upon the said Quay	G 207
Ordinance that no one shall throw into the Thames rushes, straw, rubbish, or filth	¹ In a certain Schedule, inserted between folios 227 and 228 of Book G.
Item, that every Boat laden with rushes, hay, or straw, shall take due care as to such refuse at its departure	
Item, that every Alderman shall enquire at his Wardmote whether any person does the contrary hereof	
Item, that twelve carts, each with two horses, shall be provided to carry away the filth	
Item, if any person shall be held in suspicion of having acted against this Ordinance, and shall not be willing to acquit himself by his oath, he shall incur the penalty	
Writ [commanding] that no one shall throw rushes, dung, manure, or other filth, into the Thames	G 292
Letter of the Privy Seal as to the same	G 292
Proclamation that no one shall throw dung, or any refuse, into the Thames, or into the Fosses of the City of London	G 295
That no Boatman shall take between London and Westminster more than two pence, or three pence at most, for [the hire of] the whole of his Boat	H 15
Commission for the levying of twelve pence from every Boat with rushes, for the Cleansing of the place where it is unloaded	G 300
That no Boatman, after sunset, shall have his Boat on the other side of the water, but on this side	Custum. 206
Writ for driving Piles into the Thames	F 19
Commission for the Cleansing of the Fosses of Flete	G 39
And Inquisition thereon,—in the following folio	G 40

¹ This insertion is no longer to be found.

Writ of the King for removing dung and filth on the Thames	1 G fol. 64
Security for the Cleansing of Dowgate	G 156
Fol. 281 B. Ordinance for the Cleansing the field of Smythfelde	G 291
Ordinance for the Cleansing of the City Fosses, and days assigned unto every Ward to find certain persons to do the same	E 124
Ordinance for the Cleansing of the Streets and the Repair of the Walls	F 104
Writ as to cleansing a certain Street near the Friars Carmelites	H 19
Ordinance as to dung, and Boats carrying rushes	H 116
That no Purpresture or Nuisance, by Quays or by Buildings, shall be made upon the water of Thames	F 105
Commission for Repair of a Way near Algate	H 54
Ships and Boats prevented from leaving the Thames	H 68
Commission for the Cleansing of divers Hythes between the Bridge and ¹ Wolkey	H 61
Divers Citizens elected for making provision for the maintenance of the Walls, Fosses, Conduit, Thames, and Walbrook	H 97
Item, that no one shall throw into the Thames, or into the Fosses of the City, any rubbish or other refuse; nor shall throw water, or other thing, from the windows, but shall carry the same into the Streets	H 98
Ordinance that every man, who is a Householder, shall find one man for the Cleansing of the Fosses, and the Repair of the Conduit and Walls of the City	H 111
That all the Lanes, leading unto the Thames, between Castle Baynard and the Tower, shall be cleansed of all dung and rubbish; and the Punishment of those who place the same there	Custum. 204
Writ of his lordship King Richard, as to not throwing dung into the Thames, under penalty of forty pounds	H 278
Bill for Repair of the Ways without the Gates of London	H 120
Writ sent unto the Abbess of Berkyng for repair of a Wall near the Thames, which was broken	H 124
Commission for the levying of a certain Custom from Boats with rushes	H 124
Ordinance for cleansing the Streets; and that no one shall throw water into the Streets	H 144

¹ Wool Quay.

Of cleansing the Thames of filth, by Statute	1. H fol. 239
Ordinances as to Dung	I 63
Proclamation as to Dung and Rubbish	I 48
Of the Conservancy of the Thames, and of the Liberties thereof as exhibited before his lordship the King	I 62
Proclamation by Writ as to the removal of Dung	I 89
Ordinance for the removal of Gardens, Herbs, Hedges, and Rubbish, in the ¹ Moor	I 111
Of the sale of Rushes	I 185

Of the Custody of the Conduit, and of the Watercourse beneath Walbrok; of the Cleansing of the Foss of Flete; and of London Bridge; also, of the Ways about London. Fol. 282 A.

That the Course of Walbrok shall be cleansed	D 154
Custody of the Conduit, and Ordinance that the Brewers shall not consume the water of the Conduit	D 156
Also, of the same	D 110
That the Wharf and House of Saint Botolph shall be made and repaired by the Wardens of the Bridge	E 125
Account of the Conduit	F 19, 287
Prohibition of ² Tines at the Conduit	F 20
That the Prior of the Holy Trinity ought to make a certain Bridge near London Wall, in the Ward of ³ Bradstrete	C 47
Also, that the Prior of the New Hospital without Bisshopisgate ought to make one half of another Bridge near unto the Bridge aforesaid, and another half of the neighbouring one	C 47
Also, that the Bishop of London ought to find the hinges for Bisshopisgate; seeing that he has from every cartload of wood one stick at its entry	C 47
Also, the Parishioners of the church of Saint Stephen Walbrok are bound to repair the covering of the Watercourse of Walbrok, just beyond the wall of the Chancel of the church aforesaid	C 48
Indenture as to the Custody of the Conduit at London	G 203

¹ Finsbury Moor.

the water was wasted.

² Large wooden tubs; by the use of which

³ Broad Street.

That the Course of Walbrok and the King's Highways shall be cleansed l. Custum. fol. 203

Complaint of the Wardens of London Bridge as to the tenants at the ¹Stokkes; with a common Ordinance made thereupon, enrolled in the Hustings of Charters, holden on the Monday next after the Feast of the Purification [2 February], in the fifteenth year of the reign of King Edward, son of King Edward . . . Husting Rolls of the fifteenth year of Edward, son of Edward.

Inquisition for Enquiry who is bound to make the Bridge over Walbrok near Bokeleresbury A 84

That the Course of Walbrok shall be cleansed of filth, etc.; and that Rakes shall be put out from every tenement upon the said Course, from the Moor unto the Thames A 126

Custody of the Conduit E 179

Certain men sworn to keep the Watercourse of Walbrok . . . F 100

Ordinance for the Removal of Nuisances between the Conduit and ²Stokkys F 102

Custody of the Conduit let G 1

Account of the Conduit G 8

Memorandum as to 100 shillings of yearly rent left by the Testament of Walter Neel, for repair of the Ways G 155

Writ for the Wardens of London Bridge, against the Parson of ³Wolcherchhaw, for the Stalls there G 158

Commission for cleansing the Flete, and Inquest thereupon . . . G 39, 40

Writ for Repair of one foot of Flete Bridge, towards ⁴Secollane, and Inquest thereupon G 48

Writ for the same G 49

Ordinance for Repair of the Conduit, Walls, and Fosses of the City H 111

Confirmation as to [the Market of] the Stokkes, and other Ordinances thereon E 152, -3, -9

Divers Citizens elected for making provision for the Repair of the Walls, Fosses, Conduit, Thames, and Walbrok H 97

¹ Stocks Market, on the site of the present Mansion-House; and so called from the Stocks which stood there.

² Stocks Market.

³ Saint Mary, Woolchurch.

⁴ Seacoal Lane.

*Of the Cleansing of the Streets and Lanes of the City, [and] the
Removal of Nuisances and Purprestures; with divers Ordinances
as to Penthouses, Rain-gutters, Stalls, Jettees, Cellars, Gutters, and
Pavements.*

Fol. 282 n.

That the Streets [and] Lanes shall be cleansed of all impediment from dung [and] chips, and of all [other] impediment	} l. A fol. {	129 130
That Penthouses, Rain-gutters, and Jettees of houses, shall be of the height of nine feet at the least		
That no Stall shall be more than two feet and a half in breadth, and that it shall be moveable and flexible		
That all Streets and Lanes leading towards the Thames from the King's Highways, shall be kept clean		
That no one shall throw dung into the King's Highway, or before the house of his neighbour		
That each person shall make clean of filth the front of his house, under penalty of half a mark		B 33
That chips found in the street shall be at the disposal of the Alderman		B 33
That Penthouses which are too low shall be removed		B 33
Ordinance that no dung shall lie in the Streets or Lanes of the City		C 96
That dung, chips, and other nuisances shall be removed from the Streets		D 155
That Penthouses, Gutters, and Jettees shall be so high that folks can ride beneath them, and at least nine feet in height		D 157
That no Stall shall be beyond two feet and a half in breadth		D 157
That all Streets leading toward the Thames shall be cleansed		D 155
That no Purpresture shall be made upon the Thames without view of the Mayor and Aldermen		F 105
That no Hoards, Palings, or Steps to Cellars, shall be made in the streets, without view of the Mayor and Aldermen		F 105
That all who have dung, chips, or other refuse before their doors, shall remove the same		G 29
That no Officer shall take a cart that serves for carrying such refuse		G 72

¹ For the public purposes of the City.

That all filth and chips shall be removed	1 G fol. 103
That the Scavagers shall have power to survey the Pavements, and that all filth in the Streets shall be removed	G 165
That all Lanes and Streets shall be cleansed of dung and chips	G 176
Item, that the Pavements shall be mended, and all refuse removed	G 179
Item, that all Streets and Lanes shall be cleansed of dung and rubbish	G 196
That all Streets and Lanes shall be cleansed of all refuse and obstacles	G 259
Also, of the same	H 14
Writ for removing dung and other filth at ¹ Tourhille	G 286
Item, that Penthouses and Jettees shall be so high that persons may ride beneath, and at least nine feet in height	Custum. 203
Item, that Stalls shall not be more than two feet and a half in breadth, and moveable	Custum. 203
That all Lanes leading towards the Thames, from Castle Baynard to the Tower, shall be cleansed	Custum. 203
That the Streets shall be kept clean without obstacles and chips, and other nuisances	Custum. 220
Divers Men elected and sworn, for duly making the Pavements	C 70
Writs for the Cleansing of the Streets	F 151
Bills for Repair of the Streets of Algate and Holborne	F 80, -2
Bill for the Cleansing of the Streets and Lanes	G 55
Item, that no one shall have his Pavement made higher than that of his neighbours	H 15
Commission for Repair of the Ways without Algate, Bisshopisgate, Crepulgate, and Aldrichigate	H 54
That the Streets and Lanes shall be cleansed, and that no one shall place dung before the doors of another	H 98

Fol. 283 A. *Ordinances, Articles, and Punishments of Brokers; and of Measures, Beams, and Weights, and the Small Balance.*

Brokers admitted and sworn before the Mayor A 110

That all the Weights and Beams shall be true and agreeing with the King's Weights	1 A fol 130
Of carrying a certain Tron unto the Exchequer	B 38
That no one shall be Broker, but those who are admitted and sworn before the Mayor	C 16
That [any Foreigner] who shall be Herbergeour, Broker, or Hosteler, at the end of one month after this Proclamation, shall not be admissible unto the freedom of the City for ever, and shall be adjudged to be imprisoned	C 16
The Small Beam to ferm let for ten marks	C 128
Writ [commanding] that when a person weighs by the Beam, the arms thereof shall stand equal	C 79
That no one shall be Broker, if he be not admitted and sworn before the Mayor	D 157
The City Tron repaired	E 9
Divers Measures of the Inch, as also, Ordinance as to Nets	Horn, 221
That the Weights and Beams of the City shall be in the Custody of reputable men, elected by the Citizens,—in the Charter of King Edward	E 90
That no one shall be Broker in any trade, unless he be elected by such trade, and sworn before the Mayor	E 90
Writ for making Weights for the Stannary, and for sending the same into Cornwall	E 162
Petition of the Citizens that the Weights and Measures, not agreeing with the King's Standard, shall be burnt	F 85
Also, that no one shall sell anything but by sealed Measures and Ells	G 100
Confirmation by the King that Corn shall be weighed in the City	G 121
Writ for payment of the Subsidy upon the Aulnage of Cloth	G 238
That no one shall be ² Corrector within the City, until he shall have been admitted before the Mayor, and sworn	G 295
Ordinance that no Corrector shall make exchange or contract in the way of Usury, or make any bargain, before he has brought the Buyer and Vendor together; and that he shall not take for his Brokerage other than is ordained	G 308, 15

¹ See C, fol. 26.² A sworn broker who contracts bargains.

Item, that no Stranger shall be admitted as a Corrector, before he shall have made fine unto the Chamber of forty shillings each year

1. G fol. 308, 15

Item, that no denizen, or other person, shall be admitted to be Corrector, before he shall have been admitted by the Mayor; and he shall pay yearly such sum as the Mayor, Chamberlain, and himself may agree upon; and shall be sworn G 308, 15

Item, how much shall be paid for the Sealing of each Measure D 157

Item, that no one shall be Broker, if he be not received and sworn; and if any Broker shall forestal anything, he shall be imprisoned forty days Custum. 203

Item, that no one shall have a Balance other than a good one Custum. 206

That no one shall be a Broker, save only those who are received before the Mayor and sworn Custum. 218

Item, that no Broker shall be Hosteler unto any Merchant who trades in the merchandize as to which he is Broker Custum. 218

That Strangers from beyond sea shall not be Hostelers or Brokers, unless they be Freemen and reside in the heart of the City Custum. 218

Item, that all merchandize that is sold by weight of 25 pounds, shall be weighed by the King's Weight thereunto assigned Custum. 218

Also, that Brokers shall not take Merchant strangers out of the City, to do business; nor shall [any Broker] buy any merchandize for his own use; nor shall he be the Host of Strangers; nor shall any Strange Host be the Host of other Strangers A 130

That no one shall have a Measure or Balance, except it be good and lawful D 158, 97

That no 'Avoir-du-poy's shall be sold, except by Balance of the Standard G 298

Ordinance of the Brokers D 101

Also, Ordinance of the Brokers F 108

Also, that no one shall sell grocery or spicery, ²powders, drugs, confections, or other things, except by the pound of fifteen ounces . . . G 295

Memorandum that one William of Wolchirchew was attached to make answer unto the Mayor and Commonalty, because he had carried the

¹ Fine goods, or 'goods by the pound,' Large Beam or Tron.

measured by the Small Beam, and not by the ² Perhaps for seasoning victuals.

Tron to the Fair in Smythefelde; as also, for other things done against the liberty of the City	l. C fol. 7
The Balance repaired	C 23
The Brokers of the Carts abjured their office	C 46
The Trons sealed	C 69
Meters of Woad sworn, and Brokers thereof	C 83
Troners sworn, and the Tron sealed	C 90
A Tron sealed, and sent to Kyngestone-upon-Hulle	C 129
The Small Balance for Silk to ferm let	D 104
Weigher of the Great Balance elected and sworn, and the Custom thereof	D 154
The Tron granted unto a certain person	E 31
Writ for Aulnage granted, and Process thereupon	E 47
Letter of the King as to delivering the Tron of a certain person, and Process thereupon	E 48
Brokers of Cordwain, Basil, and Peltery, sworn	E 82
Brokers of Wools sworn	E 62
Broker of raw Silk elected	E 145
Divers reputable men elected for [Custody of] the Small Balance	F 162
Brokers of Woad, and Meters thereof, elected	F 163
Fine of a certain person who feigned himself a Broker	F 110
Of the Small Balance newly made, and the manner of weighing there-with	F 93
Brokers of Wools sworn	F 101
Brokers elected and sworn, and Ordinance as to the same	F 106, -8
Lease of the Small Balance	G 1
Measurers of Sea-coal chosen by the Mayor, and sworn	G 230
That no Foreigner shall sell unto any Denizen linen cloth, or canvas, before the same be measured	G 298
Brokers of the Lombards sworn	G 308
Item, that no Corrector shall intermeddle with Correctorship, until he shall have been admitted before the Mayor and sworn	H 16, 29
Brokers of the Grocers sworn	H 29
Election of Weigher of the Great Balance	H 29
Election of Brokers in the Vintry	H 29
Election of sworn Brokers of the Pelterers	H 43

Bills sent unto the men of the divers Mysteries, for the Election of Surveyors; and thereupon, Surveyors of the Mercers, Pelterers, and Pepperers, elected and sworn . . . 1. H fol. 85

That no Corrector shall intermeddle with Correctorship before he shall have been admitted and sworn . . . H 98

Ordinance of the Brokers . . . I 7

Articles of the Correctors . . . I 63

Articles and Ordinance of the Correctors . . . I 66

Ordinance as to the manner of weighing Spices by the Balance D 97

Fol. 284 B. *Of Jews [and] Lepers, and of driving Swine out of the City; and Ordinances as to Sturdy Beggars within the City.*

If Swine shall be found in the Streets or in the Fosses, or in the Suburbs, they shall be killed, and he who kills them shall have them; and he who shall wish to rear them, shall be at liberty to rear them, out of the King's Highways, in his own house . . . A 129

That no Leper shall be in the City, or shall come there or make sojourn there . . . A 130

That no Swine shall be found going about in the City, or in the Fosses thereof . . . D¹ 153

That no Leper shall be going, coming, or sojourning in the City D² 154

Writ as to removing Lepers from the City and Suburbs . . . F 116

That no Swine shall be going about in the City or in the Suburbs thereof . . . G 29

That no Leper shall be wandering about, or begging, within the City G 192

Judgment as to a certain Leper, that he shall not remain within the City . . . G 289

That no Swine shall be going about within the City, or in the Fosses thereof . . . Custum. 203

That no Leper shall sojourn, or go about, in the City . . . Custum. 204

That such Pigsties as are in the Streets shall be removed; and if any Swine shall be found in the Streets, they shall be forfeited . . . A 33

Also, Four Men elected and sworn to take and kill such Swine as shall be found wandering about within the walls of the City, to whomsoever they may belong . . . C 2

¹ See D, fol. 157.

² See D, fol. 158.

Ordinance as to Swine 1. C fol. 130

The Renter of 'Saint Antony's sworn that he will not avow any Swine going about within the City, nor will hang bells about their necks, but only about those which shall have been given unto them in pure alms D 122

Of Jews Horn, 265

Of Lepers Horn, 265

The Porters of the Gates of the City sworn that they will not allow Lepers to enter the City H 20

Item, that no one who can gain his sustenance by labour shall go about begging H 15

Item, that no one who can gain his sustenance, shall go about begging ; and that no Lazars shall go about in the City H 98

That the Supervisors of Lepers shall be discharged of Assizes, Juries, Summonses, Watches, etc. I 199

Writ as to raising 100 shillings upon a tenement of the Lepers, and delivering the same unto such Lepers for their sustenance . . . I 3

That all Mendicants who can work shall leave the City . . . G 192

That no one who can work shall go about begging within the City G 295

That all those who go about begging, and who can labour, shall leave the City G 78

That all Mendicants who can work shall be arrested . . . G 169

Of Courtesans, and other persons taken in Adultery.

Fol. 285 A.

That there shall be no Courtesan or Brothel within the Walls of the City 4A 30

That there shall be no Brothel or Courtesan within the Walls of the City D 155

That Men and Women of ill fame shall be removed by the Alderman F 182

That Women of ill fame shall be removed G 107

That there shall be no Brothel within the City . . . Custum. 203

That no Woman of evil life shall sojourn within the City Custum. 218

¹ Saint Antony's Hospital, in Thread-needle Street; the swine of which were privileged. Hence the old saying, 'Like a Tantony pig.'

² See *Liber Horn*, fol. 267.

³ The numeral reference is omitted.

⁴ See A, fol. 130.

That Common Women shall not be arrayed in clothing furred with Budge or Wool 1. F fol. 208

That Women of evil life shall not use hoods that are furred, except with the wool of lambs or the fur of rabbits, etc. G 267

The Penalty against Whoremongers, Bawds, [unchaste] Priests, and Adulterers H 146

The Usage recited as to Priests, Secular and ¹Religious, and Married Persons, taken in adultery H 238

Fol. 285 B. *Grants of Aids, Tallages, and Subsidies, granted unto his lordship the King; together with Commissions and Writs for levying the Tenths and Fifteenths; also, Divers Securities and Assignments as to the same; and the manner of Assessment, Taxation, Levying, and Collection of the same.*

Grant made by the City unto his lordship the King; namely, six pence in the pound upon the goods of those sojourning in the City; and two pence in the pound from those who have lately come to sojourn therein,—the same for the wages of one Galley for the war B 30

Also, those dwelling in the City gave unto the King eight pence in the pound upon their goods; and those who had lately come to dwell there, six pence in the pound;—for Divers debts and Offences touching the City B 31

Also, those dwelling [in the City] gave unto the King nine pence in the pound; and new comers six pence in the pound;—the same towards £100 given unto the King B 37

Writ for payment unto the Merchants of Gascoigne of £1,049 13s. 11d., from the ferm of London and Middlesex C 33

Two Letters of the Community as to monies received from the Sheriffs of London for payment unto the Merchants of Gascoigne, for the King's debt C 55

Letter from the King unto the Citizens, for mainprise in the King's behalf unto divers Merchants in the sum of £500 C 58

Letter Obligatory of the King as to £500 C 58

¹ I. e. of the religious Orders.

Letter of the Community as to £31 19s. 3d. received from the Sheriffs, for payment unto certain Merchants	1 C fol 58
Writ sent for Assessment of Tallage by the Justiciars in the City	D 164
Grant by the King that they shall not be tallaged	D 164
Allegations made by the Citizens before the King, that they ought not to be tallaged as to their rents and chattels, like those who are of the King's demesne	D 164
Memorandum as to 1,200 marks collected for one hundred Horsemen, and one hundred Foot-soldiers, sent unto the King in the War of Scotland	E 1
Writ of the Taxors of the County of Oxford, to the effect that they should not assess the Citizens of London among them to Tallage	E 1
Mode of Taxation and Assessment of the fifteenths in the City of London, and Commission thereupon	E 15
Account at the Exchequer of the fifteenths	E 35
Fine made unto the King of one thousand marks for breach of a certain earthen Wall, thrown down by the Citizens, and Writ thereupon; also, Writ by the King of Release for such offence	E 87
Manner of collecting the Tallage,—in the Charter of King Edward	E 90
That all Freemen shall be in Lot and Scot, and subject to other burdens; and that the merchandize of those dwelling without shall be in Lot and Scot	E 90
Assessment of one hundred ¹ as a gift for the King	E 189
Writ for levying the sixth part of the chattels, granted unto the King, by ² Foreign Collectors	E 143
That the Citizens of London shall be taxed unto the Tallage like men of the Counties, and not like Citizens and Burgesses,—in the Charter of King Edward the Third	F 105
That all Freemen shall make contribution unto Taxes and Tallages in the City	Custum. 203
When Tallage shall be assessed, it shall be assessed as well upon the Landholders, who do not trade, as upon the Traders	Custum. ³ 229

¹ The denomination is omitted.² *I. e.* non-freemen of the City.³ See *Liber Custumarum*, fol. 219.

How the Citizens of London have acknowledged themselves to be tallageable 1 Horn, fol. 257

Grant of one thousand pounds, granted unto the King and Queen Eleanor A¹

Ordinance that if the House of a person shall be in different Wards, he ought to be assessed to Tallage in the Ward in which he puts on his clothing, rises, and takes his rest, etc. Horn, 322

And that the Alderman ought to be assessed in the Ward in which he dwells D 146

That the Citizens may assess and levy the Tallage E 90

Letter of the Mayor and Commonalty, directed unto the King, as to levying the Tax E 95

How much each Ward shall pay towards the fifteenths C 322

Commission unto certain Justiciars to assess tallages within the Fol. 286 A. City by the head or in gross C 83

Commission made unto certain Justiciars as to the Assessment of one fifteenth in the City of London D 103

Ordinance that if any person shall have a Dwelling situate in different Wards, he shall be assessed in the Ward where he puts on his clothing, rises, and takes his rest D 146

Manner of Assessment of one thousand marks, for sending 100 Armed Men and 100 Archers unto the King in Scotland E 1

Writ for making Fine unto the King for one fifteenth E 1

Writ unto the Mayor and Aldermen, [commanding them] to receive of the King's Justiciars the Rolls as to the twelfths, in the City by the same Justiciars assessed E 93

Writ for Assessment of the twelfths and eighteenth, and Bill Deprecatory sent thereon unto his lordship the King E 94

Commission for Assessment of the twelfths in London E 91

Form of Assessment of the Tax granted unto the King E 104

Assessment of monies for discharge of the Debts of the City E 106

How much each Ward shall pay towards the Tax, that is to say, the twelfths E 104

Assessment of one thousand pounds, to be levied from rents and chattels, for acquittance of the Debts of the City E 124

¹ The numeral reference is omitted.

Letter of the King as to two thousand marks that had been granted unto him	1 E fol 138
Assessment of three hundred pounds for an offering [unto the King]	E 142
Form of Assessment for the fifteenths, and Collectors [appointed] thereof	E 242
Commission for the fifteenths	E 245
Assessment of monies for an offering unto the King, and for defraying the cost of the Ships beyond sea	F 3, 4, 5
Assessment for the cost of four Ships sent beyond sea	F 22
Ordinance for the levying of four hundred pounds	D 165
Memorandum as to five thousand pounds lent unto the King, and Twelve Men sworn to make Assessment for the same; and Security given therefor	F 32, -34
Memorandum in the Exchequer as to one thousand marks granted unto the King for [the customs upon] wool	F 42
Writ as to levying the fifteenths	F 56, -7
Writ for discharging the Citizens of 160 marks	F 56, -7
Writ as to the Queen's Gold	F 56, -7
Assessment of two thousand pounds, granted unto the King by the Wards	G 235
Pledges for Tallage seized and sold	B 5
Writ [commanding] that the Collectors of the fifteenths shall not be placed in other offices	F 191
Letter of the Community as to twenty thousand marks granted unto the King	F 205
Writ as to levying the fifteenths	F 99
Memorandum as to five thousand pounds lent unto his lordship the King on different occasions, and Security given therefor	G 247, 252
Acquittance made unto his lordship the King as to the five thousand pounds aforesaid	G 255
Assessment of one fifteenth and of a moiety of one fifteenth, granted as an Offering unto the ¹ Prince and his Consort	G 263
Security for £4621 13s. 4d. lent unto his lordship the King	G 263

¹ Edward the Black Prince.

Receipt given therefor	1. G fol. 264
Commission for levying of each Parish within the liberties of the City 22s. 3d.; and Letter thereon under the Privy Seal	G 268
Writ of ¹ <i>Venire Facias</i> as to John Philpot and Bartholomew Frestlyng, for levy of the said Subsidy	G 268
Commission for levying of each Parish 116 shillings, by Parliament granted unto the King	G 273
Commission unto Adam Fraunceys and others, to survey the Assessment aforesaid	G 274
Commission for levying the fifteenths	G 313
Account of the fifteenths aforesaid	G 320
Memorandum as to an Offering for the Queen of Scotland	G 72
Two thirds of one fifteenth of the goods of the Citizens granted unto the King by the Mayor and Commonalty	G 47
Assessment of three thousand marks granted on loan unto the King	F 121
Writ as to levying the Subsidy granted unto the King	F 174
Grant by the Community of twenty thousand marks unto the King, and Ordinance as to the Assessment thereof	F 204
Letter of his lordship the King as to the twenty [thousand] marks aforesaid	F 205
Receipt of divers sums for an Offering sent unto his lordship the King	G 133
Commission as to levying the fifteenths	G 302
Account of the fifteenths	G 304
How much each Ward of London shall pay towards the eighteenth	G 322
Letter of his lordship the King as to borrowing a certain sum of money of certain persons	G 325
Assessment of every Ward in London to the eighteenth, as entered in the Exchequer	H 14
Bill for levying of every Lay Person four pence, by Grant made in Parliament	H 58
Commission thereupon	H 59

¹ 'Make to appear.'

Letter of his lordship the King as to security for one thousand pounds, lent unto him by the Citizens . . .

Indenture between his said lordship the King and the Citizens, as to Jewels received . . .

Writ directed unto the Collectors of the Customs of the Port of London, as to Repayment to be made thereof . .

Indenture between the said Citizens and the Clerk-keeper of the said Jewels, as to the Receipt thereof . .

Letter of divers Peers and Nobles as to the same . .

Indenture as to Receipt and Repayment thereof . .

Letter of his lordship the King as to Restoration of the said Jewels . . .

Acquittance made by his lordship the King upon receipt of the same Jewels . . .

Acquittance as to the same made by the Mayor and Commonalty unto his said lordship the King . . .

l. H fol. { 76
77
83

Commission of his lordship the King for levying two fifteenths H 79

Bills as to the same, sent unto each Alderman . . . H 79

Bills sent unto the Aldermen for enquiring as to the amount of Rents in their Wards, and for levying 21 pence on every pound of rent . H 79

Writs [commanding] that Clerks shall not be assessed to Tallage, and Return thereof . . . H 89

Grant that from every pound of rent twelve pence should be levied, for Repair of the Walls and Fosses . . . H 104

Ordinance for levying money on the chattels of the Citizens, for the same purposes . . . H 104

How an Impost upon Victuals might be levied . . . H 104

Security given by his lordship the King unto the Citizens of London for five thousand pounds, lent unto his said lordship the King H 108, -9

Loan of five marks and six marks, in the time of John Philipot, Mayor . . . H 109

Commission for levying of the Dukes ten marks, of the Earls four pounds, and of the Countesses —, and so of every person according to his rank ; and Commission to the Assessors thereupon ; also, the Oath of the Taxors thereof, and the Account thereof in the Exchequer . . H 111, -2

Writ as to levying the fifteenths . . . H 186

Fol. 287 A.	Also, Ordinance by the Wards as levying two fifteenths, and twelve pence in the pound	1. H fol 193
	Writ of his lordship the King as to levying one fifteenth	H 159, 171
	Assessment of five thousand marks	H 279
	Commission of his lordship the King for levying one fifteenth	H 301
	Commission for levying one fifteenth, and a moiety of one tenth	H 313
	Security for four thousand pounds raised and lent unto his lordship the King	I 16
	Writ of his lordship King Henry the Fourth as to levying one tenth and one fifteenth	I 24
	Commission for divers Subsidies granted in Parliament unto his lordship the King	I 27
	Security for two thousand pounds	I 27
	Commission for levying two fifteenths and two tenths	I 36
	Security for five thousand marks	I 191

Fol. 288 A. *Accounts of the Citizens made and rendered in divers Courts of the King, for Ancient Customs, Debts, and Purprestures; and of the Accounts and Acquittances of the Chamberlain and of the Masters of London Bridge.*

Account of the Citizens returned in the Exchequer, for ancient Debts and Purprestures	D 135
Account of the Chamberlain	D 155
Also, Account of the Chamberlain	E 73
Also, Account of the Chamberlain	E 229
Also, Account of the Chamberlain	F 2, 9
Election of the Chamberlain	¹ F 15
Account of the Chamberlain	F 40
An Alderman made Chamberlain	E 189
Account of the Chamberlain	E 201, 247
Account of the Chamberlain	E 173
Account of the Executors of the Chamberlain	² F 173
Account of the Chamberlain	F 73, 129

¹ See E, fol. 15.

² See E, fol. 173.

Account of London Bridge	L F fol. 195
Account of the Executors of the Chamberlain	F 166
Acquittance of William Eynesham, Chamberlain	H 24, 95
Acquittance of the Chamberlain	H 78
Acquittance of Richard Odyham, Chamberlain	H 135
Acquittance of the same	H 181, 200
Acquittance of William Eynesham, Chamberlain	H 95

*Judgments of Pillory for Lies, Slanders, Falsehoods, and Deceits;
as also, other Judgments, Imprisonments, Forfeitures, Fines,
and Burnings of divers things.* Fol. 288 a.

One Robert Sutton was committed to Prison for shewing contempt to a Clerk of the Sheriff in Court A 96

A certain man committed to Prison for having arrested and imprisoned the Serjeants of the Sheriff, because they took Cartage to the King's use A 96

A certain man, convicted of taking fees for making false laws in the Sheriffs' Court and elsewhere, abjured the Hall under pain of the Pillory C 4

Imprisonment for Breach of Sequestration C 5

A certain man, committed to Prison for divers opprobrious things said unto a certain Serjeant, in presence of the Mayor C 18

A certain Collector of the fifteenths in Langbourne committed to Prison, for taking 21s. 8d. beyond the amount C 65

A certain man adjudged to the Pillory for pretending that he was a Sheriff's Serjeant, meeting the Bakers of Stratforde, and placing them under arrest until they had paid a fine D 114

Forfeiture of Merchandize awarded against a Merchant stranger, because he had bought of a Merchant stranger E 29

Foretallers of hay convicted E 102

Annulment of a certain Judgment as to lampreys E 108

Judgment of Pillory for putrid meat E 105

Judgment of Pillory for a deception practised with a ¹garland E 97

Judgment of Pillory for putrid meat E 108

¹ A circlet or chaplet, made of gold or silver, for the head.

Meat of Foreigners forfeited, because they had sold after Curfew rung at Saint Martin's le Grand	1 E fol. 115
Burning of false breeches and purses	E 180
Shalloons burnt	F 55
A certain man committed to Prison for having ¹ affeered his own corn, to cause dearness thereby	F 139
Also, Pillory for the same	F 140
Judgment of Pillory for selling putrid meat	F 153
Burning of false gloves, breeches, and pouches	F 175
Judgment of Pillory for forestalment of poultry	F 177
Judgment of Pillory for selling putrid meat	F 177
² Salsers and pottles of pewter forfeited	F 185
Judgment of Pillory for selling two stinking capons	F 194
Meat forfeited	F 103
Fine for a certain false ³ torch	G 62
Judgment of Pillory for corn	G 113
Judgment of Pillory for corn affeered in Common Market above the common selling price	G 132
Judgment of Pillory for a stinking rabbit sold	G 133
Also, malt forfeited, because it was sold in secret, out of market	G 133
A certain Chaplain committed to the Tun, for being a nightwalker; and afterwards imprisoned, for carrying arms	E 107
Judgment of Pillory for selling a putrid pigeon	G 137
^{Fol. 289 A.} Judgment of Pillory for selling ale by measure not sealed, and for thickening the bottom of such measure with pitch	G 137
Forfeiture of barley, because it was sold out of market	G 138
Judgment of Pillory for selling a putrid pigeon	G 138
Judgment of Imprisonment [upon a person] for a year and a day, and of Pillory each quarter for three hours, with a ⁴ whetsone [tied] round his neck, for lies that were disproved	G 138
Judgment of Pillory upon a person for pretending to be a Summoner of	

¹ *I. e.* valued, or set the price upon.

² The *salsarium* was a dry measure, the capacity of which is perhaps now unknown.

³ A large wax candle was so called.

⁴ The origin of this custom seems not to be

known. The whetstone was jocularly said to be the reward of the person who told the greatest lie; and 'Lying for the whetstone' is a phrase often met with in our old writers.

the Archbishop, and summoning the Prioress of Clerkenwelle; as also, for pretending to be a Purveyor for the King	1. G fol 148
Judgment of Pillory for selling a peck of stinking eels	G 156
Judgment of Pillory for enhancing the price of corn	G 160
Judgment of Pillory for [selling] oats, good on the outside and the rest bad	G 183
Judgment of Pillory for making false deeds	G 189
Judgment of the ¹ Thew for a false quart, and because there was pitch put in the bottom of it	G 190
Judgment of Pillory for deficiency of coals in sacks, and Ordinance thereon	G 199
Judgment of Pillory for rings and buckles made of ² latten plated with gold and silver, [and] sold for gold and silver	G 219
Judgment of Pillory for selling stinking and putrid poultry . .	G 242
Judgment of Pillory upon certain Bakers, who had holes in their tables, called ' <i>moldyngbordes</i> ,' by means whereof they stole their neighbours' dough	³
Judgment of Pillory for corn	G 245
Also, Judgment for the same	G 245
Judgment of Pillory for cutting a certain purse	G 253
Burning of false measures	G 258
Judgment of Pillory for lies, with a whetstone [tied] round the neck	G 272
Judgment of Pillory for circlets of latten, plated and sold for silver	G 288
Judgment of the Thew for selling putrid fish	G 292
Judgment of Pillory [upon a person] for taking away a child, to go begging with him	G 299
Hides forfeited for being badly tanned	E 101
False shoes forfeited	E 101
The Testament of Henry Neuport annulled at the Hustings of Common Pleas, holden on the Monday next before the Feast of Saint Margaret the Virgin [20 July], in the five-and-thirtieth year of the reign of King Edward, son of King Henry [Husting Roll] of the five-and-thirtieth year.	

¹ See page 395 *ante*, Note 1.³ The reference is omitted.² Or brass.

Judgment of the Warden and Aldermen for the removal of a certain jakes, which was a nuisance, etc.	1. A fol. 81
Plea of Account between a Master and his Apprentice; and other Pleas of Trespass	C 118
Fine inflicted upon a certain Dyer, because he had sent to the mill raw cloths to be fulled	D 112
A certain Woman put into the Tun, because she was out at night after lawful hours	E 114
Judgment of Pillory for putrid meat	E 94
Shoes forfeited	¹ D 98
Pleas as to Misdoers; as also, Indictments at the Wardmotes, and Judgments thereupon	F 131
Charter of his lordship the King, in Confirmation of the judgment of decapitation passed upon two men	F 45
Fine of half a mark for drawing a sword	F 141
Fol. 289 B. Fine for shoes of basil sold as tawed leather	F 103
Shoes forfeited	F 106
Fine inflicted on a certain person for pretending that he was a broker	F 110
Candles forfeited	F 75
Judgment of Pillory for selling a stinking pig	G 6
Fine inflicted upon Pelterers for false furs	G 169
Memorandum as to the Punishment of Robert Brabassone, who drew a knife in presence of the Mayor	G 306
Also, of false tapestry	G 315
Judgment of Pillory for stealing meat and game	G 326
Judgment of Pillory for selling raw stinking meat	G 325
Also, the like Judgment for [selling] boiled putrid meat	G 325
Judgment of the Thew for being a common scold	H 21
Penalty between his Parishioners and John Hokkele	H 21
Geese forfeited because forestalled	H 22
Corn forfeited because sold by a stranger	H 23
Malt forfeited because sold out of market in secret	H 24
Judgment of Pillory for one peck of stinking eels	²

¹ See F, fol. 98.reference to G, fol. 156, page 519 *ante*.² The reference is omitted; but see the

Judgment of Pillory [on a person] for pretending that he was an Officer, when he was not of the City	1 H fol. 26
Hides forfeited, for being badly tanned	H 28, 30
Judgment of Pillory [upon a person] for false dice, with which he played and deceived people	H 32
Judgment against ¹ Walter Southous, for extortion; and Writ as to the Brokers imprisoned for the same, and Return of such Writ	H 35, -6
Furs forfeited, because new work was mixed with old work; and Fine therefor	H 39
Penalty of Imprisonment for false indentures made	H 42
Also, Judgment upon a Girdler who had ² harnessed a girdle with silver	H 42
Judgment as to circlets and buttons made of latten plated with silver	H 42
Judgment as to false ³ mazers sold	H 43
Judgment as to not fulling caps at the mill	H 49
Judgment of Pillory for a false ⁴ obligation	H 54
Judgment upon Roger Thorolde, for speaking ill of the Mayor in his absence	H ⁵ 42
Abjudication of the Freedom of divers Aldermen	H 45
Judgment of Pillory upon Bartholomew Bosane, for a certain false obligation	H 54
Judgment of Pillory for a certain false [and] counterfeit letter	H 65
Judgment of Pillory for a deception committed, namely, ⁶ counters passed as gold	H 65
Judgment of Pillory for false sacks of coals	H 72
Hides forfeited to the use of the Community	H 88
Cloth forfeited to the use of the Community	H 88
Judgment of Pillory for lies uttered against the Mayor and Aldermen	H 88
Imprisonment of William Leyk and others, for forty days, for affray committed	H 91

¹ See page 339 *ante*.² *I. e.* decorated, or set off.³ Cups made of brass, or a similar mixed metal.⁴ Or bond.⁵ See H, fol. 162.⁶ Meaning, probably, brass jettons, known as Abbey counters, or Nuremberg tokens.

Removal of a Sheriff from his office, because he was rebellious against the Mayor 1. H fol. 92

Bellies of beaver forfeited to the use of the Community . . . H 94

Grant by the Common Council, that John Maynarde should
 Fol. 290 A. satisfy the Commonalty and Nicholas Brembre as to divers
 offences by him and others of his covin against the Earl of Buckingham
 committed H 194

Release of Thomas Knapet from Prison, who had been so committed to
 prison for words spoken of the Duke of Lancaster H 96

Judgment of Pillory for selling a stinking partridge . . . H 97

Inquisition as to ²Maintainers H 102

Judgment of Pillory for cutting a purse H 105

Judgment of Pillory [on a person] for pretending that he was an Officer
 of the King H 107

Judgment of Pillory for lies uttered against William Walworthe H 114

Hides forfeited H 123

Judgment of Pillory for a certain false and counterfeit letter . H 125

Judgment of Pillory upon Two Men for begging under false pre-
 tences H 125

Judgment of Pillory for false sacks H 126

Judgment of Pillory for putrid pigeons H 133

Capons and geese forfeited H 129

Furs forfeited H 129

Judgment of Pillory for lies H 138

Judgment of Pillory for false sacks H 138

Judgment of Pillory for a false ³queek H 138

Judgment of Pillory for false dice H 138

Judgment of Pillory for false dice H 139

Judgment of Pillory for a certain false and fabricated letter

Judgment of Pillory for a lie told of the Mayor

Judgment of Pillory for Soothsaying as to a mazer that had
 been stolen } H 143

Judgment of Pillory for false sacks of coals

Judgment upon a person for pretending to be a Physician . H 145

¹ See H, fol. 101.

³ A chessboard of some description.

² Of suits and litigation.

Judgment of Pillory for [selling] rotten fish, called 'conger' ¹	H fol. 145
Judgment of Pillory as to coals	H 153
Judgment upon Reginald atte Chambre, for [selling] putrid herrings and mackerel	H 154
Judgment of Pillory for enhancing the market	H 157
Judgment of Pillory for practising the Art Magic	H 155
Judgment of Imprisonment [upon a person] for pretending that he was an Officer of the King	H ¹
Judgment of Pillory for placing a certain piece of iron in a loaf of bread	H 224
Judgment of Pillory upon a [person] for pretending that he was son of the Earl of Ormonde	H 219
Solemn Judgment upon William Hughlot	H 210
Judgment of Imprisonment for rebelliousness committed against the Alderman of Walbrok	H 224
Furs forfeited	H 225
Judgment for opprobrious words uttered against William Wottone, Alderman of Dowgate	H 226
Judgment of Pillory [upon a person] because he hired a certain Approver to ² appeal a certain Brewer	H 228
A Bedel removed from his office for lies	H 229
Robert Feltone accused of procuring a certain Approver to appeal Robert Buk	H 229 ^{Fol. 200 n.}
Judgment of Imprisonment, because certain men in arms had kept watch upon a certain house with a strong hand; and Fine paid unto the Chamber for the same	H 240
Judgment for rotten and stinking pike and eels	H 247
Judgment of Pillory for practising the Art Magic, and Abjuration of the City for the same	H 248
Judgment of Pillory for stealing a veil	H 16
Judgment of Imprisonment for rebelliousness committed against the Constable of Bredstrete	H 256
Judgment of Pillory for lies uttered against John Tremayn, the Recorder	H 256

¹ The number of the folio is omitted; but ² *I. e.* accuse.
see H, fol. 209.

Judgment of Pillory for lies and falsehoods uttered against the Mayor	1. H fol. 162, -5
Judgment of Pillory for falsehood and deception	H 258
Judgment of Pillory for the same	H 258
Judgment of the Thew for lies	H 258
Judgment of Pillory for making a certain false deed	H 259
Judgment of Pillory for writing the false deed aforesaid	H 259
Judgment of Pillory for stealing a leg of mutton at Saint Nicholas' Flesh Shambles	H 260
Judgment of Pillory [upon a person] for pretending to be an Officer of the Marshalsea	H 268
Judgment of Pillory for cutting off a ¹ baselard; and Abjuration of the City	H 278
Judgment upon, and Burning of, false caps and ² hures	H 288
Judgment upon Hugh Talbot for his rebelliousness against the Mayor	H 290
Judgment of Pillory upon John Hasilwode, for a false seizure of ale	H 291
Inquest and Judgment upon William Whitman, for false merchandize by him sold	H 292
Judgment upon, and Burning of, false hats	H 293
Judgment upon, and Burning of, false hats; and Fines therefor	H 299
Nets, called 'Tryinkes,' burnt in Chepe, by Judgment of the Mayor and Aldermen	H 306
Judgment upon, and Burning of, hats, and payment of a Fine	H 309
Loss of the Freedom by certain persons, who had been unduly admitted to such Freedom	H 187
Judgment of Pillory upon a certain woman, as being a Common Courtesan and Procuress	H 194
Judgment of Pillory for false bow-strings	H 194
Judgment as to Burning of nets	H 198
Ordinance as to Traitors	H 199
Imprisonment, because a party would not come at summons of the Mayor	H 207

¹ A dagger, or short sword, worn suspended from the girdle. It was used mostly by civilians.

² A shaggy rough cap was so called.

Burning of a book called 'Jubile'	l. II fol. 214
Judgment of Pillory upon Thomas Stokes	II 209
Removal of William Kyngescote from his office	I 83
Judgment of Pillory upon Geoffrey Lovey, for lies uttered against Thomas Fauconere	I 106
Judgment of Pillory for a false bond	I 113
Judgment of Pillory upon one who feigned himself a holy Hermit	I 113	
Judgment of Pillory upon one who feigned himself a ² beggar for the Hospital of Bethdelem	I 114
Judgment of Pillory upon three men, counterfeiterers of the Seal of his lordship the Pope, and of others, Lords of England	I 115
Judgment of Pillory upon Laurence Neuport, who exposed divers counterfeit Bulls	I 115
Judgment of Pillory upon Thomas Derlyng, Serjeant; and Removal from his office	I 116
Judgment upon John Askwithe, for obstinacy shewn against William Sevenok, Alderman	I 126
Judgment and penalty upon an Alderman, because that his mantle, or cloak, was single, and not trimmed with fur	II 46
Burning of false barrels in Chepe and Cornhulle	I 126	
Judgment of Pillory upon John Berforde for his falsehood and deception	I 135
Judgment of Pillory for false and counterfeit ³ cup-bonds	I 135
Judgment upon Thomas Maynelle for opprobrious words uttered against William Sevenok	I 145
Judgment upon Robert Hurlebat, and others, for giving a female Orphan in marriage, without leave of the Mayor	I 156
Imprisonment of John Gedeney, because he refused the office of Alderman	I 157
Judgment for rebelliousness committed against the Alderman of Bredestrete	I 159

¹ This entry would seem to promise much, considering that it is of the reign of Richard II. On referring, however, to the passage, it has been found to be valueless, as no particulars relative to the nature of the book are given.

² I. e. a proctor, or collector of alms by proxy.

³ Braces made of metal, on which masers and handled cups were strung. In the present instance they were of plated copper, sold as genuine silver.

Judgment upon Thomas de Albertis for falsehood and deception	I fol. 162
Judgment upon, and Imprisonment of, Robert Cristendom for scandalous words	I 187
Judgment of Pillory upon William Redehede of Barnette	I 190
Judgment upon Thomas Russelle for opprobrious words, lies, and scandals, uttered against Thomas Fauconer, Alderman	I 194
Judgment upon, and Burning of, false caps	I 196
Judgment upon Thomas Tayllour for fulling false caps at the mill	I 222
Judgment upon William Enderby, and Removal from the office of Under-sheriff	I 224
Judgment upon, and Burning of, girdles	I 201

Fol. 201 B. *Divers Recognizances of Merchants; and Recognizances for Orphans and others, and Process thereon; as also, of the Sokereve.*

Recognizance of the Merchants of Provence, that they do not claim any liberty within the City	C 6
Letter of the Abbat of Waltham, as to having a Sokereve to make claim against his tenants	C 47
Claim of the Earl of Cornwall, that his Bondmen shall not be admitted to the freedom of the City	A 80
Recognizance of John Blakeney, Fishmonger, made before the Mayor and Aldermen	G 227
Recognizance of Richard Norbury for thirty pounds	H 121
Process on Statute Merchant	C 64
Also, of the same	C 132
Process against Roger Thoralde, by the Mayor, for words spoken	G 42
Process for payment of the goods of an Orphan into the Chamber	G 43
Execution by ¹ <i>Elegit</i> , upon Recognizance made in the Chamber	G 221
Process of <i>Fieri facias</i> for an Orphan's goods	G 205
Writ for levying a debt, upon Recognizance made before the Mayor	A 17, 32

¹ I. e. 'he has chosen.' A writ of execution chosen by the plaintiff, directing the Sheriff to make execution in a certain manner.

Precept made unto the Sheriffs by the Mayor, as to seizing the body of a Debtor in ¹ Statute-Merchant	l C fol. 81
Precept made upon a Statute-Merchant	C 132, 419
Precept made upon a ² Statute-Staple	D 152
<i>Scire facias</i> upon Recognizance	E 24
Precept of <i>Fieri facias</i> , made by the Mayor unto the Chamberlain and Serjeants of the Chamber upon Recognizance	E 36
Precept and Process as to an Orphan given in marriage while a Ward	E 225
Process as to the goods of Orphans	E 250
Process against ³ Mainpernors for an Orphan's goods wasted	E 244
Memorandum as to a tenement taken into the hands of the City, because it belonged to an Orphan	G 240
Memorandum as to repairing the tenements of an Orphan	G 253
Process as to tenements of Orphans, withheld by the Executors of the Parents of such Orphans	G 6
⁴ The value of the Maritage of an Orphan forfeited, such marriage being without leave	G 119
Inquest as to the tenements of a certain Orphan	G 222
Execution upon a Recognizance in the Chamber	H 28
Recognizance of Joanna, formerly the wife of John Shyring, as to ten pounds	I 15
Recognizance of the Drapers for Henry Hert, Warden of Bakwel-halle	I 39
Inprisonment of a certain Apprentice, because he refused to make oath to serve his Master	⁵ 223
Commission for apprenticing a certain Orphan	H 282
Concession that a certain Female Orphan shall be a Nun in the Priory of Kylburne	H 288
Grant of the Maritage of Katherine Kelshulle	H 281

¹ A bond of record, acknowledged before the Clerk of the Statutes-Merchant and the Mayor of London, or the merchants assigned for that purpose; also, before the Mayors and Bailiffs of other towns and boroughs.

² A bond of record, acknowledged before

the Mayor of the Staple, whether at Calais, Antwerp, and other places abroad, or at London, Westminster Hall, and elsewhere in England.

³ Pledges or sureties.

⁴ See page 419 *ante*.

⁵ The title of the Book is omitted.

Letters of his lordship the King, and of other Lords, Temporal and Spiritual, sent unto the Mayor and Aldermen; and of the Answers of the same.

Fol. 292 A.

A certain Letter sent unto Elias Russelle and others, for granting one thousand pounds unto the King 1. A fol.¹

Also, certain Petitions made, and by them sent unto the King A¹

Letter of the King sent unto Henry Galeys, Mayor, to come into the parts of Scotland, and to appoint another to act in his place A¹

Letter of the Archbishop of Canterbury, directed to the Sheriffs of London, that they should not withdraw his tenants of Harewe² from the Court of the same Archbishop C 51

Letter of the Mayor and Commonalty sent unto the same Archbishop, on a certain Citation by him made C 51

Second Letter of the Archbishop of Canterbury, as to citing the Warden of London Bridge for Pontage taken of his tenants C 52

Letter of the same [Citizens] sent unto the Duke of Lorraine, Brabant, and Lemburg C 53

Letter of the same sent unto the Countess of Gloucester, that her Officers at Merlawe shall not distrain the Citizens for custom C 59

Also, another Letter to the Countess of Gloucester C 59

Letter of the King, announcing that John Blound, the Mayor, shall be made a Knight C 88

Letter of the Bailiffs of Berwick, that they would not take custom of the Citizens of London C 91

Letter of the Lady Isabella, the Queen, to announce unto the Mayor and Aldermen the birth of Edward, her firstborn son D 168

Also, [another] Letter as to the same D 168

Letter sent unto his lordship the King, to have his favour as to divers liberties then under consideration in the Council E 129

Letter of the King that the Citizens shall not receive certain Lords who are opposing him E 127

Answer thereto E 127

¹ The numbers of the folios in these three instances are omitted.

² Harrow, in Middlesex.

Letter of the King, to demand an Obligation under the Common Seal as to the same	1. E fol. 127
Answer thereto	E 127
Petition sent unto the King for liberties then under consideration in the Council	E 136
Letter of the Duke of Brabant and of the Commonalty of Andwerpe, that Merchants might come to the 'Staple there	E 240
Bill sent by the Commonalty unto his lordship the King	F 197
Bill presented for the Drapers unto his lordship the King	F 197
Also, Bill sent by the Mayor and Commonalty unto the King	G 19
Also, Bill sent unto his lordship the King, for maintaining the liberties of the City	G 41
Petitions sent by the Citizens unto his lordship the King	G 60
Letter of the King of France for the Merchants of England	G 154
Bill [presented] to Parliament for maintaining the liberties of the City	G 177
Also, another Bill that the Constable of the Tower shall not take any Prisage	G 177
Letter written by the Mayor unto the Merchants of Almaine, by way of Acquittance for part of their ferm paid	G 191
Writing of the Mayor made unto the Hanse Merchants, for recovery of one hundred marks by them given in aid	G 235
Letter sent in behalf of Robert Pynke unto his lordship the Pope	G 139
Petitions presented in Parliament by the Citizens of London, and returned unto the same Citizens, to examine and take measures thereon	A 2130
Letters of the Duke of Lorraine, ³ Bavaria, and Lembourk, directed unto the Citizens of London, as to debts due unto his Merchants	Fol. 292 B. B 35
Answer thereto	B 35
Letter commanding obedience unto the King's son	C 21
Letter sent unto his lordship the King	C 21
News sent of 20200 Scots slain by the King	C 24

¹ A mart, market, or place for merchandise.

² See A, fol. 132.

³ An error, probably, for 'Brabant.'

Letter sent by the Citizens unto the Bishop of Chichester, as to Warren which the said Bishop claims at Greneford l. C fol. 89

Bill sent unto Parliament C 89

Letter sent unto his lordship the King, as to having power to outlaw certain persons put in Exigent before the Justiciars Itinerant . . . E 130

Letter sent unto his lordship the King, to excuse the Sheriff of Middlesex from coming unto the said King in the parts of Scotland . . . E 137

Also, Letter sent unto the same as to sending unto him five hundred foot soldiers in the parts of Scotland, or else lending him two thousand marks E 137

Three Letters sent, namely, one unto the King, a second unto H[ugh] le Despenser, and a third unto R[obert] Baldok, for obtaining the King's favour E 146

Letter sent to ¹Amyas as to the Mayor's Fee E 233

Letter sent unto the Duke of Brabant as to the Staple . . . E 240

Letter sent by the Commonalty of London unto his lordship the King and his Council, for the maintaining of their liberties G 11

Bill sent unto Parliament as to the same G 150

Letter of the Master of the House of the ²Teutonics, sent unto the Mayor and Aldermen, as to the liberties of the Teutonics; and Answer returned thereto H 93

Letter as to the Bishop of London sent unto the Supreme Pontiff H 104

Letter of the Bishop of Chester unto the Treasurer, to bring up the body of a certain prisoner in Neugate before him at York. Return thereof C 80

Letter of the King, that no Prises shall be made against the wish of the owner D 124

Letter of the King, that certain Aliens shall be admitted to the freedom of the City D 144

Answer thereto D 144

Letter and Writ as to taking and arresting an Apostate from the Order of the Friars Preachers E 25

Letter of the King, that ³thistles, butter, madder, woad, and fullers' earth, shall not be taken out of the realm E 147

¹ Amiens, in Picardy.

² *I. e.* the Hanse Merchants.

³ Used for carding wool. They are still

grown extensively for this purpose, especially in Belgium.

Letter sent unto the King's Chancellor as to merchandize arrested in Norway	1 E fol. 169
A certain Letter sent unto the Echevins and Vill of Malyns, for making good the losses which certain Citizens had sustained	E 86
Letter of the King sent unto the Citizens, entreating them to give security for his provisions	E 91
Letter of the King as to a payment of one hundred shillings yearly, granted unto a certain Clerk of his	E 114
Letter of the King, [announcing] how that the Mortimers had surrendered themselves	E 126
Letter of the King as to two thousand marks granted unto him by the Citizens	E 138
Letter of the King as to holding a Council at Notyngham, and Commission as to the same	E 248
Letter as to the Aulnage of Canvas	G 292
Letter of his lordship the King, sent unto the Mayor, Recorder, Sheriffs, Aldermen, and Commonalty	H 44
Letter in Answer thereto	H 44
Another Letter of his lordship the King, sent unto the same	H 44
Letter sent unto the Supreme Pontiff in behalf of the Bishop of London	H 105
Letter of his lordship the King, as to electing two Aldermen, and not removing the same	H 291
Letter of his lordship the King, as to removing certain Prisoners from Newgate to the Tower of London	H 298
Letter of his lordship the Pope sent unto the Mayor and Commonalty of London	H 307
Letters of his lordship the Pope sent unto King Richard	H 307
Letters of his lordship the King, as to custom granted for three years unto the Citizens of London in aid and for the repair of certain streets	H 177
Letters of his lordship the King, as to security for four thousand pounds borrowed of the City by his lordship the King	H 207
Letters Patent of his lordship the King, granted unto Lodowic Johan for the office and custody of the Exchange in London and Calais, and for the calling of Moneyer within the Tower of London and the Vill of Calais	I 124

Fol. 293 A.

Letters Patent of his lordship the King, granted unto Lodowic Johan for the Office of the Exchange	1. I fol. 122
Letters of his lordship the King as to rumours from ¹ Hareflew	I 143
Letter for Enquiry who has imported or exported wines or other merchandize, without paying six pence in the pound	G 299
Letter of the King to deliver certain Prisoners in Newgate, indicted for homicide	G 1
Letter of the King as to cleansing the Fosses near the Tower of London	G 24
Letter of the King for delivery unto his Clerk of certain houses for the King's Wardrobe, and Delivery thereof	D 124
Letter sent unto the King as to an Offering	D 125
Letter sent unto the King, as to Messengers going towards Scotland for succour of the Escort with the King's Treasures	D 126
Letter of the Archbishop of Canterbury, as to committing John Claydone, a Heretic, unto secular judgment	I 154
Letters of the Burgomasters, Echevins, and Councillors of the Vill of Bruges, sent unto the King	I 205
Letters Papal as to appointing a Collector	I 208
Letters of the Bishop of London as to the Election of his lordship the Pope	I 209
Letters of the Emperor made unto John Chesham, as to the office of Notary-public	I 174

Fol. 294 A. *Writs of his lordship the King, and divers Commissions for many and divers causes and matters; namely, Writs of Iter of the Justiciars, of Escheat, of Error, of Parliament, of Coroners, of ²Customs, of Protection, of Delivery of the Gaol of Neugate, and other like matters.*

Writ as to pulling down certain buildings near the wall of the Church of Saint Paul in London, erected in the time of Henry Galeys A 127

Writ [of Enquiry] as to damage, in case the Archbishop of Canterbury should enclose a certain Foss near Castle Baynard and without Ludgate A 131

Writ for making Knights in the County of Middlesex . . .	1. B fol. 128
Writ for sending Two Men unto the Council at York . . .	B 38
Writ for correction of Error committed in the Sheriffs' Court . . .	C 4
Writ [commanding] that the Dean of Saint Martin's should not be impleaded by the Treasurer in the Hustings.	C 4
Return thereof	C 4
Writ [commanding] that the Prior of Saint Bartholomew's shall hold his Fair for threpe days, taking Custom thereat	C 4
Divers Writs for taking and bringing up certain persons at London and sending the same to Gloucester, to make answer there unto Accusations made against them	C 47
Return thereof	C 47
Writ as to carrying Victuals to Berwick	C 56
Writ as to receiving the Coroner	C 71
Writ of the King against Forestallers	C 92
Writ of King Edward as to leave given unto the Nobles to make Ordinances	D 103
Two Writs [enjoining] that victuals shall not be carried towards the parts of France	D 112
Writ of Enquiry as to who had carried away the timber of the Walls and Posterns	D 114
Writ for keeping the Templars in Prison	D 117
Writ for safe custody of the Templars	D 127
Writ for arresting the Merchants of the Society of the Frescobaldi	D 135
Writ [of Enquiry] as to damage if the King should give unto a certain Clerk of his a certain piece of ground near Saint Paul's	D 150
Writ for Parliament	D 149, 151
Writ sent unto the Sheriffs for bringing up Prisoners from Neugate to Rochester, before the Justiciars Itinerant there	E 2
Also, Writ for taking certain persons, and sending them thither before the same Justiciars	E 2
Writ [enjoining] that the Merchants shall take wools, skins, etc., only to a Staple	E 8
Writ for Detainer of the ferm of the City, until satisfaction shall have	

been made unto the Citizens for a certain debt; and Writ unto the Barons of the Exchequer thereon 1 D fol. 160

¹Writ as to Houses of divers storeys being in several hands, for compelling each person to repair his own part E 17

Writ for holding a Parliament at York, and Commission of the Citizens thereupon E 20

Writ as to the King's Privy Seal, which was missing E 23

Writ of ²*Venire facias* upon two Citizens at Lincoln, for the ordaining of a certain Staple in the parts of France E 46

Writ for admitting Probate of the Testament of Edward Horn E 33

Writ for having in Wardship Simon de Burgh and his wife, for their tenements as Orphans, they being next heirs thereto; and Return of the same Writ E 34

Writ [commanding] that no Recognizance shall be taken according to ³Actone Burnel, except as between Merchant and Merchant E 42

Writ as to Probate of the Testament of Edward Horn E 43

Writ for Probate of the Testament E 46

Writ [enjoining] that Prises shall not be taken of any one against his will, and especially from Clerks E 50

Writ for completing the new Tower near the Friars Preachers E 51

Writ for Proof of a Testament E 52

Writ for certifying in the Exchequer if Hamos Goodchep has been taxed to the fifteenths E 57

Writ [commanding] that no Officer of the King shall take ⁴Prises E 64

⁵Writ as to a Chantry founded by John Export in Aldermaricherche E 75

Writ as to Queen-Hythe granted unto a certain person by the King, and Return thereof E 87

Writ of Enquiry as to the goods of William de Wysdale that had been plundered beyond sea E 101

Inquisition upon the Writ aforesaid E 101

Adjournment of Parliament E 6

¹ See page 404 *ante*.

² 'You are to make to appear.'

³ The Statute of 11 Edward I., containing the Statute Merchant.

⁴ Seizures of wines and victuals in the King's name.

⁵ See page 382 *ante*.

Writ as to bringing up the body of a certain man before the Justiciars of the Bench, and Return thereof	l. E fol. 6
In case of merchandize taken at sea and then rescued, where ¹ Withernam is granted by Writ	E 221
Precept sent by the Escheator unto the Mayor	E 236
Writ for making a certain Standard for measuring corn, and delivering the same unto the King's Assayers	E 58
Writ for making a Bushel agreeing with the Standard, and for delivering the same unto the King's Meter	E 61
Writ for the Iter of the Justiciars	E 115
Writ for holding a Parliament at Lincoln	E 64
Writ [commanding] that Victuals shall not be sold too dear	E 175
Writ for the Iter	F 48
Writ of Pardon on the same	F 49
Claim of the Mayor and Citizens of divers liberties in the Iter claimed	F 49
Writ for making Knights	F 51
Writ sent for Enquiry as to a Ship that had been plundered at sea by men of Almaine	E 74
Writ of Error before the Justiciars	F 52
Return thereof	F 52
Writ [enjoining] that if any person shall bring a Writ of Error, the goods and chattels of the Defendant shall be arrested to the value of the demand and damages	E 38
Writ for payment of the ² Queen's Gold	F 56
Writ for the same	F 62
Also, Writ for the Correction of Errors at Saint Martin's le Grand, with Return thereof	F 278
Writ of Error before the Justiciars	F 72, -3
Writ of Error before the Justiciars	⁴
Writ as to the Custody of the Gaol of Neugate granted unto the King's Larderer	F 74

¹ Reprisal by Writ upon other cattle or goods than those which by the defendant have been unlawfully taken.

² See E, fol. 47.

³ A perquisite anciently due to the Queen Consort; being 10 per cent. upon every fine or offering paid to the King.

⁴ The reference is omitted.

Writ that the Sitting of the Justiciars at Saint Martin's shall not be to the prejudice of the City	1. F fol. 80
Writ of Error	F 80
Writ for bringing the Record unto Saint Martin's	F 83, -4
Writ for having Recovery in case of Robbery and Felony committed	F 96
Writ [enjoining] that the Justiciars shall take neither fees Fol. 295 A. nor robes	F 117
Writ [commanding] that the Captors and Purveyors of his lordship the King shall take nothing in the City, or of persons coming unto the City	F 141
Writ [enjoining] that the excess of Salaries of the Serjeants, beyond the Statute, shall be paid unto the fifteenths	F 168
Writ for chastising Saddlers, Poulterers, Tawyers, and others, that they may not take exorbitantly	F 168
Writ [enjoining] that Fishmongers, Poulterers, Tawyers, and other persons, Labourers, shall not take more than they were wont to do	F 163
Writ enjoining that Labourers shall not take more than they were wont to do	F 169
Writ [enjoining] that the ² Captors for his lordship the King shall not take anything in the City	F 194
Writ for the Burgesses of Oxford, to certify in the Exchequer if the Citizens of London have Assize of Bread and Ale	F 208
Writs of the King against Henry Horne	G 20
Writ for the Prior of Saint John of Jerusalem, who claims a certain Quay near the Flete	G 28, ³ 59
Return thereof	G 28
Writ against Labourers taking in excess	G 31
Writ [commanding] that Seavage of Wool shall not be made in the City or in the Suburbs	G 36
Writ of Enquiry as to who is bound to repair the foot of Flete Bridge towards Secollane	G 48
Writ as to the same	G 49
Writ for superseding Execution upon the Saddlers, at suit of the Girdlers	G 50

¹ Or curriers of leather prepared with alum. tuals.

² Or takers of prisage of wines and vic-

³ This reference is erroneoua.

Writ for making Knights	1 G fol 51
Return thereof	G 51
Writ of Enquiry as to certain Mercers who had beaten the Lombards	G 79
Commission for Enquiry as to Labourers	G 81
Writ for sending the Rolls and Records for the same	G 81
Return thereof	G 81
Writ [commanding] that the Constable of the Tower shall not take Prises	G 90
Writ as to a beast of Egypt called ¹ 'Oure'	G 140
Writ for the Mayor and Sheriffs, directed unto the Archbishop of Canterbury, for Revocation of the Citations made upon the Citizens	G 168
Writ [commanding] that the Constable of the Tower shall not take Prises	G 222
Writ for removal of the Bridge called ² 'Bocheresbrigge,' near the Friars Preachers	G 227
Another Writ for removal thereof	G 233
A third Writ, [enjoining] that no entrails or other filth shall be thrown into the water of Thames, and that the said Bridge shall be removed	G 246
Writ for bringing up a certain person, appealed of homicide, before the King	G 264
Return thereof	G 264
Writ enjoining obedience unto Richard Lyons and John Hidyngham, as to six pence in the pound granted unto the King	G 298
Writ directed unto the Chancellor, and the Treasurer and Barons of the Exchequer, to examine the Charters of the City, as to whether the Seneschal and Marshal may bring the Citizens before them, or not	E 84
Writ as to certain Articles made by the City and confirmed by the King	E 88
Writ for Parliament, and Writ for the Staple of Wool	E 89
Writ for Parliament	E 106
Also, Writ for Parliament	E 123

Fol. 295 a.

¹ Perhaps this beast may have been an *Urus* of the East of Europe. Or, possibly, it may have been the *Thruy*, which we have

lately read of as being introduced into this country from Morocco.

² Butchers' Bridge.

Writ [enjoining] that Inquests remaining from day to day before the Justiciars Itinerant shall have their reasonable expenses . . .	1 E fol. 125
Writ for Parliament, and Commission of the Citizens thereon . . .	E 138
Writ as to receiving the Coroner	E 136
Writ as to the Council at Ripone, and Commission of the Citizens thereon	E 141
Writ for Parliament at Westminster	E 148
Writ [commanding] that ¹ thistles shall not be taken out of the realm	E 168
Writ for Parliament, and Commission thereon	E 163
² Writ directed unto the Mayor, that he may take Recognizances, notwithstanding the Ordinances by the Nobles made thereon . . .	E 170
Writ [commanding] that corn shall not be sold too dear by reason of the arrival of the King and Peers	E 157
Writ for taking certain persons, and bringing them up before the King to make answer as to Treasons; and Return thereof in the negative, by reason of the Franchise [of the City]	E 200
Writ for Parliament at York	E 231
Of not sending a Prisoner in Newgate before his lordship the King, as being against the Franchise	E 235
Writ for Parliament	E 236
Writ [commanding] that things shall not be taken out of the realm for sale	E 250
Writ for holding a Council at Northampton	F 17
Writ for Parliament	F 20
Writs for Parliament	F 26, -9
Writs for Parliament, and Commission of the Citizens thereon . . .	E 245
Discharge of the Citizens for Queen's Gold exacted	E 246
Writs for Restitution of the Liberties of the City, with the Mayoralty, in the time of Henry Galeys, Mayor	C 124
Writ for Parliament, and Return thereof	F 31
Writ for Parliament	F 38
Writ for sending four Citizens before the King	F 40
Writ for Parliament	F 64
Writ as to the Queen's Gold	F 60

¹ See page 530 *ante*, Note 3.² Repeated in next page.

Also, as elsewhere for the same	l. F fol. 62
Also, Writ for the same	F 66
Writ for Parliament	F 66
Writ as to the Queen's Gold	F 69
Plea thereon	F 68
Writ [commanding] that the Mayor and Commonalty shall appear before the Justiciars of the Bench, to make answer unto the Executors of the Testament of Robert Bardelby	F 63
Distress [upon] the Mayor and Commonalty as to the same	F 70
Writ for punishing Escheators, Sheriffs, Taxors, Collectors, and all other Officers of the King	F 46
Commission of the Justiciars, and Precept thereon	F 47
Writ for Parliament at Northampton	E 184
Writ for Parliament at Sarum	E 188
Writ to certify as to the ² Waivery of a certain Woman	E 196
Writ for Parliament at Winchester, and Commission of the Citizens thereon	E 199
Writ for the Iter at Northampton, and Return thereof	E 199
Writ for an Acquittance in a Foreign County alleged, and Return thereof	E 199
Writ directed unto the Sheriffs for payment of two thousand pounds, which the King assigned unto a certain person	E 65
Commission for Delivery of the Gaol of Newgate	E 209
Writ against Roger Mortimer	E 170
³ Writ [granting] that the Mayor may take Recognizances, notwithstanding the Ordinance by the Nobles made	E 170
<i>Fieri facias</i> upon the Mayor and Commonalty for five thousand pounds, at suit of the Archbishop and others	F 74
Writ for the Custody of Neugate, as elsewhere	F 74
Writ [commanding] that corn shall not be carried out of the realm, except unto certain places	F 76
Writ that those outlawed for wools which have not paid custom shall be restored to favour	F 77
Writ [enjoining] that no one shall refuse to receive gold	F 77

¹ See E, fol. 185.³ Given already in the preceding page.² Outlawry of a female.

Writ as to sending before the Council Four Men who are skilled in naval affairs 1. F fol. 77

Writ [commanding] that no one shall cross the sea without the King's leave F 77

Writ as to allowing unto the Citizens two thousand marks in the Exchequer F 79

Writ for Parliament F 81

Writ [commanding] that no one shall cross over to foreign parts F 81

Writ for making Knights F 83

Writ for Distrainment upon the Mayor and Commonalty, at suit of the Executors of Robert Bardelby F 85

{ Writ as to the Clerk of the Statute F 92

Writ as to the Queen's Gold F 101

Writ as to Postponement of the King's Passage F 116

Writ of Enquiry as to those who assisted at the judgment given by Andrew Aubrey, while Mayor, for the decapitation of two men . F 116

Writ for Parliament F 120

Writ [commanding] that corn shall be taken out of the realm only to certain places F 130

Writ [commanding] that wool shall not be taken out of the realm F 137

Writ as to the Queen's Gold F 138

Writ [commanding] that corn shall not be taken out of the realm F 144

Writ for Parliament F 145

Writ for Parliament F 150

Writ of Prohibition of Jousts and Tournaments F 154

Writ for the Aulnage of linen canvas F 154

Writ, as before, for the Aulnage of linen canvas F 155

Fol. 206 B. Writ of Enquiry as to damage, if the Mayor and Commonalty should appropriate the Lane called ' Desebournelane' . F 157

Writ as to Aulnage F 164

Writ as to sending Four Citizens unto the King's Council . G 238

Commission for Delivery of Newgate G 239

Writ [commanding] that corn, gold, silver, bows, arrows, or armour, shall not be carried unto foreign parts G 239

Writ as to making Scrutiny whether any Bulls, Instruments, or other things, to the King's prejudice, have been introduced into the City G 260

Writ as to taking Mainprise for William Essexe and others, for threats uttered against certain Jurors	1. G fol. 261
Return of the said Mainprise	G 261
Writ for Parliament	G 262
Writ for bringing before the King, at Guldeforde, the Mayor, Aldermen, and Four Men of each Mystery	G 269
¹ Obligation indented thereon	G 269
Writ against Purveyors	G 276
Writ for Arrest of the Flemings	G 278
Writ [granting] that every one may carry Corn unto foreign parts	G 289
Writ [commanding] that Wines shall not be carried unto foreign parts	G 289
Writ as to receiving the Coroner, and Letter of Attorney thereupon	G 291
Writ for Parliament	G 293
Writ for Prorogation of the same Parliament	G 293
² Writ for Distrainment upon the Mayor and Sheriffs, to satisfy the King as to £638	G 295
Writ for Delivery of the Gaol of Neugate	G 300
Commission for the same	G 258
Writ [stating] that the Mayor of London has had leave to go upon business of his own, and for appointing substitutes under him so long as he shall be out of the City	B 99
Citizens elected to go to meet his lordship the King in the parts of Scotland	B 104
Transcripts of Rolls of the Crown	B 3
Writ of Indemnity as to the Sitting of Justiciars at the Church of Saint Martin le Grand, upon Inquisition made as to Wools carried without the realm, without custom paid thereon	F 62
Writ [of Enquiry] whether the age of Orphans at the time of letting their tenements of late years, in Wardship until they are of full age, is so recorded as of Record, that a verification to the contrary of such alleged age, in an action of Pleas touching the tenements so let within the same city,	

¹ Or Bond.² Repeated in page 543.

may afterwards be admitted, or not; and Return thereon, that it may not.
 Roll of Memoranda of the six-and-fortieth year of Edward the Third.

Writ [commanding] that Fines upon Labourers shall go towards payment of the fifteenths, and Statute thereon 1. F fol. 201, ¹210

Writ for Protection of the men of Holland F 202

Writ [enjoining] that no one shall cross the sea F 167

Writ as to the Collectors of wool F 176

Fol. 297 A. Writ for Parliament F 215

Writ [commanding] that wool and skins shall be carried unto certain places F 97

Writ [commanding] that corn shall not be taken without the Port of the City F ²113

Writ [commanding] that no one shall carry wines without the City G 3

Writ [granting] that the Merchants of Genoa may sell their wines G 3

Writ [granting] that John de Cologne and his Wife may have the ³Gauget of wines G 3

Writ for Return of a Judgment in the Hustings by way of certifying, in a Plea of Dower; and Return thereof G 7

Writ as to the Serjeants-at-mace of the City G 18

Writ to certify if John Malewyn is obligated or bound unto Nicholas Mokkyng, and Return thereof G 42

Commission for Delivery of Neugate G 146

Writ [enjoining] that no one shall cross the sea without leave G 146

Writ for Parliament G 147

Inquisition as to an Affray committed upon Giles Pykeman G 151

Writ for assuring the peace of the same Giles G 155

Writ [commanding] that no person shall enjoy any Sport but that of Archery G 158

Writ [commanding] that neither gold nor silver shall be taken out of the realm G 160

Writ for Parliament G 175

Writ for making Knights, and Return thereof G 175

¹ See F, fol. 211.

² See F, fol. 213.

³ Custom levied for gauging.

Writ [commanding] that corn shall not be taken out of the realm	1 G fol. 179
Writ of Indemnity for the Sitting of the Justiciars at the Guildhall	G 185
Writ [commanding] that no one shall take anything out of the realm	G 186
Writ for Parliament	G 202
Writ [issued] unto the Mayor, enjoining that he shall receive the Oath of the Customers of wool; and Return thereof	G 212
Writ for Delivery of Newgate	G 217
Writ to certify in Chancery as to the Indictment of Nicholas Sarduche, and Return thereof	G 219
Writ for correcting Error, and Return thereof	G 220
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Commission for Delivery of Neugate	G 112
Writ for Distraint upon the Mayor and Sheriffs, for a certain Presentment against them presented in Suthewerk; and the Presentment aforesaid	G 294
² Writ for Distraint upon the Mayor and Sheriffs, to satisfy the King as to £638	G 295
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Writ [commanding] that Eustace of Glastonbury, Moneyer, shall not be assessed to Tallage; and Return thereof	G 303
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Writ for the Men of Portugal	G 320
Writ [commanding] that wheat shall not be carried unto foreign parts	G 323

¹ See G, fol. 215.² Given already in page 541 *ante*.

	Writ for Delivery of the Gaol of Newgate	1. G fol. 324
Fol. 297 B.	Writ [commanding] that all names of Purveyors of his lordship the King shall be delivered unto the Mayor and Sheriffs	G 74
	Writ of Enquiry as to who has robbed the Brethren of the ¹ Holy Cross	G 275
	Writ as to carrying Victuals unto Calais	G 78
	Writ [enjoining] that no one shall molest the Flemings	G 78
	Commission for the Delivery of Neugate	G 79
	Writ for sending Four Citizens before the King's Council	G 80
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	Writ [commanding] that corn or malt shall not be carried out of the realm	G 87
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	Writ for Parliament	G 101
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	Writ [commanding] that no one shall take gold or silver in bullion out of the realm, nor yet old money, but only money that is new	G 2
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	Writ [commanding] that no Lord, Knight, or other person shall presume to tourney, tilt, make jousts, go in quest of adventures, or do other deeds of arms, without the King's command	G 6
	Writ [commanding] that the Staple shall be in divers Vills of England	G 8
	Writ for Return of a Judgment in the Hustings by way of certifying the Justiciars in a Plea of Dower; and it was told unto the Tenant that he must sue in the King's Court, to have the value of what he had lost	G 8

¹ The society of the Crossed, or Crutched, Friars, in Aldgate Ward.

² See G, fol. 78.

³ See G, fol. 12.

Writ to elect two Citizens to appear before the King's Council	1. G fol. 8
Writ for Delivery of the Gaol of Neugate	G 16
Writ [commanding] that Pilgrims shall not pass out of the realm	G 17
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Writ as to the Maces of the Serjeants	G 18
Writ for Parliament	G 18
Writ [commanding] that a certain Tablet touching Robert de Thame and others, suspended in the Guildhall, shall be removed	G 19
Writ as to the goods of English arrested near ¹ Hareflut, and Inquisition thereupon	G 29
Writ [commanding] that Pilgrims shall not cross the sea	G 30
Writ for sending into the Chancery the Indictment against Henry Horn	G 33
Writ [commanding] that Corn shall not be taken out of the realm	G 33
Writ [commanding] that no one shall cross the sea	G 34
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Writ [commanding] that no one shall cross the sea	G 35
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Writ [commanding] that Armour shall not be taken out of the realm	G 37
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Writ [commanding] that no one shall cross the sea	G 37
Writ for Parliament	G 38
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Writ for making Knights	G 48
Writ as to Custody of the smaller piece of the Seal of Recognizances, granted unto a certain person	G 50
Writ as to taking custom on Woad from the men of the Hanse of Almaine	G 51
Commission for Delivery of Neugate	G 53
Writ for delivering unto John Wesenham and others the lands and tenements which belonged unto Walter Chirytone, and Return thereof	G 56
Writ of Enquiry as to the lands, tenements, and rents of the Hospital of Saint James	G 57

¹ Harflur.

Writ for Parliament	1. G fol. 59
Writ for the Correcting of Error	G 59
Writ [commanding] that Corn or Armour shall not be taken out of the realm	G 59
Assessment of the price of Wools in every County of England .	G 60
Precept by the Justiciars for the Correcting of Error	G 60
Writ [granting] that Merchants may carry Wools and Woolfels out of the realm	G 60
Writ of Enquiry as to Tenements devised, and Inquisition thereupon	G 61
Writ [granting] that every one may sell his Wools, as he may deem expedient	G 62
Inquest taken as to Falcons seized in a certain vessel in the Port of London	G 62
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Writ for Parliament	G 66
Writ [granting] that every one may carry his Wools and Woolfels out of the realm	G 68
Writ [enjoining] that no one shall receive Letters to the prejudice of his lordship the King	G 68
Writ as to the Subsidy upon Cloths sold, granted unto John Malewayn and Adam de Bury	G 69
Writ as to sending two men unto the King's Council, and Return thereof	F 191
Writ for Prohibition of the passage of Pilgrims	F 191
Writ [commanding] that Corn shall not be taken out of the realm	F 193
Writ for Delivery of Neugate	F 193
Writ [commanding] that no one shall cross the sea	F 193
Writ for the men of Holland	} F 202
Writ for John Mautravers	
Writ for the Hanse Merchants	
Writ for arrest of the Goods of the Hanse Merchants	
Writ for the Hanse Merchants	F 203
Writ for the Chastisement of Malefactors	F 179
Writ [commanding] that no one shall cross the sea	F 184
Fol. 208 B. Writ for Parliament	F 194

Writ [commanding] that ¹Engrossers or Regrators shall not cause dear-
ness of victuals 1 F fol. 2194

Writ [enjoining] that if any person shall wish to make complaint of
an offence committed on the sea, he must be in Flanders on a certain
day F 198

Writ [commanding] that Corn shall not be taken out of the Port of the
City F 208

Writ for the Burgesses of Oxford F 209

Writ for the Hanse Merchants,—that they shall be under the King's
protection F 207

Writ for Parliament F 207

Writ [enjoining] that Victuals shall be taken unto the City . F 207

Writ [enjoining] that those who have been banished from Flanders shall
not sojourn within the City F 207

Writ [commanding] that Corn shall not be taken out of the City F 207

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Writ as to the Bridge at the Temple G 316

Writ [commanding] that the Citizens shall not bring up the Prior of
Saint John of Jerusalem before them, as to the said bridge . . G 318

Writ [commanding] that every Parish shall be answerable for Rob-
beries in it committed, or for the persons of the Thieves . Horn, 20

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lage Horn, 202

Assize of Richer de Refham as to Houses of divers Storeys Horn, 259

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Writ unto the Warden of England, that he shall determine as to cer-
tain exactions of custom between the Citizens of London and the Merchants
of Bordeaux A 55

Grant of the Small Balance unto a certain person for life . A 95

Writ thereupon, and Return thereof A 95

Writ of Enquiry as to damage, in case Henry Galeys should give eight
shops unto the church of Saint Paul C 3

¹ Wholesale dealers.

² See F, fol. 197.

Writ [commanding] that a certain Plea, pending before the Warden as to Trespasses committed in ¹ Gerunde, shall be sent before the Council	1. C fol. 6
Writ for Parliament at Saint Edmund's	C 23
Writ for electing four Citizens for making a certain new Town	C 23
Writ for electing a certain man for the sale of Wools	C 23
Divers Writs as to the Custody of Cloths beyond sea, granted unto Reginald Thunderle	C 61
Writ for Parliament, and Election of Citizens for the same; and Commission thereupon	C 41
Writ [commanding] that all Victuallers who take in excess for their victuals shall appear before the King's Council	C 43
Writ as to sending to York two Citizens for granting the Customs unto the King; and Answer made thereon, as well by the Citizens of London as by those of other Towns	C 75
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Writ of Arrest of the goods of the Flemings, for the goods of the Genoese taken at sea	C 76
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Also, of the Troner ³	C 71
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Writ for electing Collectors of the Custom granted unto the King, and Return thereof	C 81
Writ [enjoining] that Victuals shall be taken unto the Parliament at ⁴ Cardoyl	C 88
Writ for Parliament, and Commission of Citizens for Parliament	C 85
Proclamation for Parliament	C 86
Divers Writs for taking Assizes, and for Arrest of goods	C 87
⁵ Precept of the Escheator of his lordship the King on this side Trent, directed unto the Sheriffs of London, as to bringing up an Inquisition before him; and Return thereof	C 91
Writ for electing Collectors of the Custom, and Return thereof	C 82

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¹ The Gironde, in France.

particularly for weighing wool.

² The reference is omitted; but see C, fol. 75.

⁴ Carlisle.

⁵ See pp. 382—384 *ante*.

³ Or keeper of the Tron, used more par-

Writ for Parliament at Northampton, and Commission of Citizens going thereto 1. C fol. 92

Writ directed unto the Sheriff of Middlesex as to Seisin; and Return thereof, to the effect that the freehold, as to which complaint is made, is within the precincts of the liberties of the City of London . . . C 94

Writ for Parliament, and Commission of Citizens going thereto . . . C 96

Writ for discharge of a ¹Mainpernor for a certain Wardship, and Process against the Principal D 80

Writ of Appeal against a Freeman of the City, and Return thereof . . . D 97

Writ for Arrest of certain Malefactors, for offences committed on the coast of Friesland upon Merchants of England D 100, -1

Writ of the King's Escheator on this side Trent, for taking Inquisition at the church of Saint Bride; and Return thereof D 105

Writ for proving a Testament D 107

Writ for delivery unto certain persons of the Wardship of the tene-ments, goods, and chattels, of certain Orphans D 108

Writ for delivery of certain goods, bequeathed by Testament, unto those demanding the same; and Plea between them and the Executors thereupon D 109

Writ [commanding] that Victuals shall not be carried to Scotland . . . D 112

Writ for a Staple at ²Anviers, in Brabant D 113

Writ for Arrest of a certain Fleming, and Return thereof . . . D 122

Writ for discharging a certain Woman of Tallage D 127

Writ sent unto the Sheriffs of London as to provisions in the Tower, and Answer thereto D 143

Divers Welshmen appealed and taken for burglary in a house, whom the King's Marshal demanded to be delivered unto him, as being of the King's household; and Answer was made, as well to him as before the King's Council, that they ought not [to be so delivered] D 142

Writ of Enquiry as to Misdoers, between the Merchants of England and Flanders D 147

Writ of the King for delivery of the Tron unto a certain person, and Answer thereto E 48

Writ of Parliament, and Commission of Citizens for the same . . . E 27

¹ I. e. one who gives surety or bail.

² Antwerp.

Writ of Enquiry as to Forestallers of Victuals	1. E fol. 30
Writ as to recording a Record	C 76
Return that the same ought to be recorded within the City, and not without	C 76
Bill of the Seneschal and Marshal of the household of his lordship the King, for bringing up the Sheriffs before them	C 94
Return thereof	C 94
Writ as to sending a certain Approver at Winchester, who had appealed Citizens of London, unto Newgate	C 95
Writ for summoning an Inquest before the Escheator at the church of Saint Bride	D 110
¹ Writ [commanding] that the Taxors of the County of Oxford Fol. 299 B. should not assess the Citizens of London among them to Tallage	E 1
Writ [commanding] that the Seneschal and Marshal shall not summon the Citizens to plead without the City	E 32
² Writ of Oyer and Terminer against certain Fishmongers who had beset Henry de Palyngtone, when harboured by the King's Marshal	E 160, -1
Commission of the Justiciars thereon	E 161
Writ of Attaint	E 184
Writ of Attaint	E 184
Writ [enjoining] that Men-at-arms and Archers shall [not] withdraw themselves from their Lords and Masters	H 17
Writ as to receiving the Coroner	H 17
Commission for Delivery of Neugate	H 27
Writ for Parliament	II 27
Writ as to arraying a Barge	H 28
Writ for Prorogation of Parliament	H 29
Writ [commanding] that no Men-at-arms, Armed Soldiers, or Archers, shall go out of the realm	H 29
Writ for certifying why two Brokers, Lombards, were detained in prison	H 30
Return thereto, because they had been convicted of Extortion and Usury	H 30
Writ [commanding] that Armour shall not be sold unto foreign parts	H 35

¹ See page 368 *ante*.² See page 411 *ante*.

Writ for arresting the goods of Richard Lyons, and Writ [commanding] answer to be made unto his lordship the King as to the same goods	1 H fol. 39
Writ [commanding] that the Staple shall be at Calais	H 40
Writ [commanding] that woolfels and hides shall be taken to no other place than Calais	H 41
Writ for Arrest of certain goods of the Merchants of France	H 41
Writ for Arrest of William Wyndesore	H 47
Writ of Supersedeas thereon	H 47
Writ as to Sale of Corn, that the same may not be sold at an excessive price	H 50
Writ as to receiving the Coroner	} H 51
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Writ for delivery of the possessions of the Deanery unto the Dean of Saint Martin's	
Writ [commanding] that no Stranger shall sell unto another Stranger for re-sale	H 53
Writ [commanding] that Strangers shall not sell by retail, nor keep hostel, nor be Brokers	H 53
Writ for the Florentines, taken under the protection of the King	H 55
Writ [to signify] that the Florentines so taken, and their goods, belong unto the King	H 55
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Writ for Election of Citizens to appear before the King's Council	H 73
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Writ against ¹ Alice Perers, in case any person shall think proper to bring suit against her	1 H fol 77
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Writ and Precept of the Justiciars as to the Correction of Errors, and Return thereof	H 80
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Writ for the Coronation of King Richard	H 68
Proclamation for the said Coronation	H 68
Writ for Parliament	H 105
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Writ [commanding] that every Goldsmith shall have his own mark upon the vessels that he has made	H 114
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Ordinance as to not removing the Aldermen each year	H 291
Bills sent unto every Ward for the Election of Aldermen	H 290
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Writ for the Coronation of Queen Isabella	H 312
Writ for bringing up the tenor of a certain Appeal before his lordship the King	H 171
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Writs for removing the Common Bench and Exchequer unto York	H 269
Writs and Letters of his lordship the King sent as to the Judgment upon William Serle	I 30
Writ as to Rescue of the Castle of ² Coytif	I 37

¹ The mistress of Edward III. in the years of his dotage. ² Qy. Cardiff?

Papal Bull for the Bishop of London	I fol. 41
Writ for the Assessment of Aliens	I 50
Writ of Enquiry as to Sheriffs, Escheators, Aulnagers, Customers, Controllers, and other Officers of Account, the same not satisfied	I 51
Writ [commanding] that no person shall receive John Oldecastelle, or shall comfort him	I 129
Writ of Enquiry as to certain Traitors, Insurgents, and Rebels	I 132
Writ for Proclamation of the General Pardon granted	I 145
Writ commanding that the doors and windows of Richard Anable shall be opened, which by precept of the Mayor had been closed	I 169
Return of the Writ aforesaid	I 169
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Of the Conservancy of the Peace; of Proclamations of Truce, and of Arrest of Malefactors, Rebels, and Insurgents. Fol. 301 A.

That the peace shall be well kept	A 129
Inquest as to Vagabonds, Misdoers, and Players at dice	B 130
That in every Ward discreet men shall be chosen for entering the names of Masters, Servants, and Apprentices, that it may be known what misdoers, or persons suspected of evil, are harboured therein; and they are then to present them unto the Mayor	B 32
That no person shall be wandering about after Curfew rung at Saint Martin's	B 33
Writ for Imprisonment of Malefactors	C 4
That no one shall go about with any arms after Curfew rung at Saint Martin's, except he be some Lord or man of good repute, or the servants of those who will answer for them, and then with a light	C 15
That no one shall keep a School for Fencing	C 15
That Malefactors and Common Brawlers shall not be released by the Sheriffs, or others, without consent of the Mayor	C 15
That every Alderman shall make enquiry in his Wardmote as to such Misdoers	C 15
That no Officer shall be impeached for Imprisonment or other thing done	

unto such Misdoers, unless it shall be found that such Officer did the same	
clearly from malice	1. C fol. 16
That the peace shall be kept	C 38
Writ as to chastising Malefactors	C 68
Writ as to the same	D 98
Also, Writ as to the same	D 113
Writ as to Transgressors	D 116
Writ as to chastising Malefactors	D 115
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Writ as to chastising Malefactors	D 130
Writ as to keeping the peace	D 145
Writ for Enquiry as to Misdoers between the Merchants of England	
and of France	D 144
Writ [enjoining] that [no] Conventicles or Congregations shall be held	
in the realm without special precept therefor	D 154
That no one shall keep a School for Fencing with the Buckler within the	
City	D 158
That no one shall be found wandering about after Curfew rung at Saint	
Martin's	D 158
That every Alderman shall make enquiry in his Wardmote as to Mis-	
doers	D 158
That no one shall be armed or shall carry arms, except	} E 1
Officers who have to keep the peace	
Whosoever shall draw any arm, shall be arrested without bail	
That no Officer shall seek vengeance upon another	
That no person shall be wandering about after Curfew rung	
at Saint Martin's	
Writ of the King for preserving the peace, according to the Statute of	
Winchester	E 16
Writ [commanding] that no one shall carry a sword, club, crossbow,	
[or] stonebow	E 55
Writ as to not carrying arms within the City	E 95
Writ [commanding] that Bakers, Taverners, Millers, or other Tradesmen,	
shall not carry arms to make affray	E 99
Proclamation on the Statute of Winchester, as to keeping the peace	E 113
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That the peace shall be kept	
That no one shall go armed, or shall carry arms	Fol. 301 B.
That no one shall go wandering about after Curfew rung .	
That no one shall make Covin or Congregation	
That no one shall go out of the City to be a maintainer of quarrels	1. E fol. 194
That no one shall slander a Lord, or other person . . .	
That if any one shall not be willing to be amenable to justice for preservation of the peace, all persons shall be ready to arrest him	
Writ for the chastisement of Malefactors and of persons carrying arms	F 13
Writ [commanding] that the Mayor and Sheriffs shall not be molested for the chastisement of Malefactors	F 13
Writ for search of Malefactors in every Ward	F 51
That no one shall go wandering about after Curfew rung at Saint Martin's	F 51
That no one shall go armed, or shall carry arms	F 70
That every one shall have power to arrest Misdoers	F 70
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If any person shall be unwilling to be amenable to justice for preservation of the peace, all persons shall be ready to give aid to arrest him .	F 161
That every one shall have power to arrest Felons and Malefactors	F 161
Item, that no one shall carry arms	F 208
That no one shall go wandering about after Curfew rung at Saint Martin's le Grand	G 2
That no Alien shall carry arms	
That every one shall be assistant unto the Officers in arresting Misdoers	G 10
That no one shall be assistant unto any person of evil covin .	
That no one shall make Assembly or Covin within the City .	
That no one shall go wandering about after Curfew rung at Saint Martin's	

That no one shall go wandering about after Curfew rung at Saint Martin's	1. G fol. 29
That no one shall go armed, or shall carry arms	G 29
That every one, in absence of the Officers, shall have power to arrest Misdoers and Felons	G 29
That no one shall make alliance with Foreigners who are accused of Felony	G 29
Proclamation that no one shall go wandering about after Curfew rung at Saint Martin's	G 71
That no Zealander, Fleming, or Hainaulter, shall carry any arm	G 71
Proclamation of Peace between the Kings of England and France	G 86
Also, the same	¹ C 72
Item, that no Fleming, Brabanter, or Zealander, shall go armed, or shall carry any arms	G 108
That no one shall go wandering about after Curfew rung at Bowe	} G 111
Item, that no one shall be armed, or shall carry arms	
Item, that every good man shall have power to arrest Felons and Misdoers, in absence of the Officers	
Item, that whosoever shall draw knife, sword, or other arm, even though he shall not strike, shall pay half a mark, and be imprisoned fifteen days; and if he strike, he shall pay	
Fol. 802 A. twenty shillings, and be imprisoned forty days; and if he strike with the fist, without drawing blood, he shall pay three shillings, and be imprisoned eight days; and if he draw blood, he shall pay forty pence, and be imprisoned twelve days	
Item, that no one shall be a Maintainer of quarrels	} G 164
That the Constables of every Ward shall have power to arrest all those who make strife or affray	
That no one shall go wandering about after Curfew rung at Bowe	G 176
That no one shall make Congregations or Assemblies, and that no Gamesters shall be there	G 176
That every man of good repute shall have power, in absence of the Officers, to arrest Malefactors	G 176

¹ See G, fol. 74.

Ordinance that whosoever strikes with his hand shall pay half a mark; whosoever draws a knife, half a mark; and whosoever draws blood, twenty pence l. H fol. 14

That no one shall go wandering about after Curfew rung G 196

That no one shall make Congregations or Assemblies H 14

That every man of good repute may arrest Malefactors, in absence of the Officers H 14

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Proclamation that no one shall go armed or shall carry arms G 289

Proclamation of Peace between the King of England and the Count of Flanders G 290

Letter of his lordship the King for Enquiry as to Malefactors B 39

That the peace shall be kept Custum. 201

That no one shall go wandering about after Curfew rung Custum. 204

That every Alderman shall make enquiry, at his Wardmote, as to Misdoers Custum. 204

That no one attached for a great offence shall be delivered without the Mayor Custum. 205

That every one shall be ready to arrest Misdoers and Offenders; and if Felons fly unto the Church, the neighbours shall watch them

That those who are attainted of Trespass, Battery, [or] Bloodshed, where Mayhem lieth not, shall be punished by Ransom and Imprisonment

If a Felon escapes from a Church, the Ward shall pay one hundred shillings for such escape, and this as to Churches within the City

That no one shall be wandering about after Curfew rung

That no one shall keep a School for Fencing, or for Buckler, within the City

That every Alderman shall make enquiry, in his Wardmote, as to Misdoers

Precept of the Mayor unto each Alderman for enquiry as to Malefactors G 179

Memorandum, how that the Commonalty elected Aldermen in every

Custum. 217

Ward; and that whatever they, together with the Warden, should do for the regulation of the City and the keeping of the peace, they would hold as ratified. . . . l. C fol. 6

Whosoever shall draw a knife shall pay half a mark, or be imprisoned fifteen days; and if he draw blood, he shall pay twenty shillings, or be imprisoned forty days; and if he strike with the palm, and does not draw blood, two shillings, or imprisonment of eight days; and if he draw

blood with the fist, forty pence, or imprisonment for twelve days F 105

Plea as to a certain Affray F 138

That no one shall keep a School for Fencing Custum. 204

That no one shall carry a sword, or pointed knife, or ¹misericorde, or club, or staff, or other arm C 93

Item, that Strangers shall be [duly] honoured C 91

That no one shall strike another, under pain of losing the hand; and if any one shall draw any arm, to strike therewith, he shall be pierced through the hand C 93

Writ for Arrest of Misdoers C 4

Ordinance for Enquiry as to men held in suspicion, and how they shall be found C 52

Proclamation of Peace made between the Kings of England and of France C 75

Proclamation of Peace, when the King began his reign C 92

That no one shall go armed, or shall carry arms, or shall go wandering about after Curfew rung H 33

Writ for Proclamation of a Truce between England and France

. H 37, 42

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Writ and Proclamation of Truce G 60, 65

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Also, of the same F 204

Bills sent unto the Aldermen as to setting the Watches H 54

That no one shall go with a visor or false face H 54

Writ for proclaiming a Truce H 19, 37

¹ See page 408 *ante*, Note.

Proclamation as to keeping the Peace and setting the Watches, under pain [of breach] of Allegiance	l. H fol. 57
Bills sent unto divers Masters, to make their Servants and Apprentices swear that they will keep the peace; and that they will make no Congregations, nor come unto the Guildhall unless summoned thereto	H 58
Letter of his lordship the King as to proclaiming the peace	H 68
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Writ for proclaiming Concord between the King of England and the Count of Flanders	H 92
That no one shall go wandering about after Curfew rung; nor Taverner or Brewer keep his door open after that hour. That no one shall make Congregation or Covin	H 98
That every man of standing shall have power to arrest Misdoers	H 98
Item, that no one shall go with a visor by night, or without a light	H 98
Writ as to Misdoers,—that no one shall carry arms, swords, namely, etc., against the peace	H 289
Truce for four years between King Richard and the King of France	H 294
Insurrection of the men of Kent and Essex	H 133
That no one shall have a sword carried after him	H ¹ 192
Ordinance as to divers Traitors	H 198
Commission as to Insurgents of Essex, Kent, Surrey, and Sussex	H 134
Of the Custody and Peace of the City as against the Insurgents, and the Custody of the Gates	H 134
Writ for the Conservancy of the peace	H 137
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Ordinance as to keeping the peace	H 140

Fol. 303 A.

¹ See H, fol. 196.

Proclamation as to not making Congregations, Conventicles, and Conspiracies	I. H fol. 172
Arrest and Imprisonment of John Northe, for Riot by him committed against the peace	H 173
Truce between England and France	H 240
Also, Proclamation of Truce	H 282
Judgment upon certain Tawyers for making Covins and Congregations	H 219
That no one shall go armed within the City	I 177
Proclamation that no one shall go armed, or girt with a sword	I 78
Writ as to the Statute of not making Entry by Force	I 161
Also, of the same	I 161
Writ for Proclamation of the Truce	I 131
Bill as to the Peace	I 153

Fol. 33 B. *Ordinances as to the Watch and Ward of the City, its Gates and Walls, in time of War, as well by Land as by the Water of Thames; as also, of Armaments.*

Commission made unto the Citizens of London for taking a certain sum upon divers merchandize for repair of the City Walls, the same to last for three years A 132

That every Gate shall be kept by day by two men well armed, and shall be shut at night by the Serjeant inhabiting the same; and that every Serjeant shall keep one ¹Wait, at his own cost A 135

That the Gates of the City shall be kept by the divers Wards, appointed thereunto B 32

That each Bedel shall summon certain armed men in his Ward, to keep the Gates; and that he who shall make default therein, shall pay twelve pence unto him substituted in his place B 33

That the Mayor and Aldermen shall cause to be put in writing all the names of the Mysteries of the City which are of ability to be armed, and which not; and that their arms shall be viewed B 34

That the Gates shall be well kept B 34

¹ See page 244 ante, Note 3.

That Bars and Chains shall be made in all the Streets, and more especially towards the water, at the ¹Friars Preachers l. B fol. 34

That defects in the Walls shall be repaired B 34

That the Gates shall be kept [by the Wards] nearest thereto, and the water of Thames by the nearest Wards B 34

Ordinance as to the Watches of the Aldermen C 20

How that there was granted two pence upon every twenty shillings, for the wages and costs of three Ships going in the King's service, to aid in the War C 20

That certain things lately done for his lordship the King, in aid during the War, shall not be drawn into a precedent and example . . . C 31

Writ for Arrest of certain men, according to the Statute of Winchester, and for Arrest of Malefactors C 89

Return of the Writs aforesaid C 89

That every Alderman shall have three horses for the purpose of keeping the peace; and that watch shall be set every night by the Aldermen and men of the Wards on horseback C 90

That no one shall go at Christmas with a ²false face E 1

How that the Citizens were summoned before the King, and questioned how they would have the City guarded in the King's behalf; and their Answer thereto, and Ordinance for such Custody E 119

How also that the Citizens were summoned to appear before the King, to certify unto him as to the manner of guarding the City; and Ordinance thereupon received by his lordship the King F 14

Commission as to taking Murage F 16

Ordinance as to Custody of the City F 43

Divers Writs touching the War F 43

Writ of Array for the City and Suburbs F 214

Writ of Array for the Citizens, according to the Statute of Winchester G 79

That good Watches shall be kept in each Ward G 111

That Ward shall be kept every night Custum. 218

Writ as to taking Murage and Pavage B 113

Murage of the City, as to divers things, granted unto divers men C 94

¹ Or Black Friars.

² Visor, or mask.

Ordinance by what Wards, and how, the City ought to be guarded; and how many men each Ward shall find for the Custody of the Gates	1 C fol 53
Divers Writs and Letters as to safely keeping and fortifying the City in the King's behalf	D 142, -3
Ordinance as to Custody of the City	D 147
Writ for safe-keeping of the City, under forfeiture of life and limb	D 141
Writ for taking the City into the King's hands, and Letter of the King thereon	D 150
Writ that the Earl of Hereford, or others of his covin, shall not enter the City	D 155
Murage granted by the King, for a certain time to last	E 50
Writ for Abolition of Murage	E 88
Letter of the King, that as certain Lords are in arms against his lordship the King, they shall not be received within the City	E 127
Answer of the Community thereto	E 127
Divers Writs for seizure of those so in arms against [the King]	E 127
Letter as to having the ¹ Obligation of the Citizens, under the Common Seal, that they will keep the City in the King's behalf	} E 128
Letter of the City in answer thereto	
Letter of the Mayor directed unto his lordship the King, as to three hundred Foot-soldiers granted unto the King in aid of the War	
Letter of the King as to Acceptance thereof	
Letter of the City in answer thereto	
Precept as to Setting the Watches	D 97
Ordinance for Custody of the City	D 98
Writ for choosing Crossbowmen, and for the Arming thereof; and names of such Crossbowmen	D 165
Letter of the King that the Citizens should make no covin or alliance with the Earl of Lancaster	E 129
Letter of the King as to Acceptance of the Foot-soldiers sent to him from London	E 129

¹ Or Bond.

Writ of the King for revoking sentence of Banishment upon Hugh le Despenser, the Younger	} 1. E fol. 129
Writ for Protection of Hugh le Despenser, the Elder and the Younger	
Writ for Capture of Bartholomew de Badelesmere	
Writ of the King for taking the lands of the Earl of Hereford, and other Nobles, into the King's hands	E 132
Writ for delivering unto Hamo Chigewel the custody of the lands aforesaid	E 132
Writ of the King as to the War in Scotland	E 134
Divers Writs against divers Lords in arms against the King	E 135
Writ for Arrest of certain persons who had been adherents of the Earl of Kent	E 200
Writ [enjoining] that no Native or Alien shall bring any Bulls or [other] Instruments into the realm of England	F 76
Letter of the King when at the war in France, as to the Capture of divers Towns	F 120
Writ as to the same	F 120
Writ to let the King have twenty thousand sacks of wool for the Siege of Calais	F 139
Writ of the King as to disputes between the Vill of Oxford and the University	G 33
Writ of Enquiry as to those who have spoken ill of his lordship the King and of his Council	G 38
Proclamation that natives of France shall depart from the realm of England	G 76
Writ that no one shall molest the Flemings	G 76
Writ for the Merchants of Flanders and Lombardy, that no one shall molest them	G 226
Proclamation that the Flemings, enemies of the King of France, shall depart from the realm of England	E 39
Writ of his lordship the King for prolonging the Truce between England and France	C 73
Agreement between the King of England and the Countess of Flanders	1270

¹ The title of the Book is omitted ; but see C, fol. 138.

Letter Obligatory of the Count of Flanders as to the aforesaid Agreement	1. C fol. 139
Letter of Guy, Count of Flanders, as to the same	C 139
Writ of the King as to making arrest of the Flemings	E 6
Writ as to sending five hundred Men-at-arms unto York at the cost of the City for forty days, to go to the War in Scotland	E 78
Letter as to the said Men-at-arms and Foot-soldiers, that the same shall not be drawn into a precedent	E 84
Also, that no one shall molest the Flemings who are under the King's protection	F 161
Writ for Custody of the City, and Ordinance for the Custody thereof and of the Gates; and Letters of the King sent unto divers Aldermen thereupon	D 142
Also, another Ordinance for the Custody thereof and of the Gates; and Letters sent to divers Aldermen and Citizens thereupon	D 142
Ordinance as to Custody of the City	H 63
Ordinance as to setting the Watches	G 253
Memorandum that the Community hath granted twenty caparisoned horses unto the Son of his lordship, the King	C 22
Writ as to sending 7200 men unto the army of the King	E 250
Writ as to sending Men-at-arms unto the King	F 17
Writ as to sending four Ships beyond sea, and Assessment of monies for the same	F 22
Writ of Indemnity for the men aforesaid sent unto the King	F 22
Writ for bringing up the Owners of Ships before the Council of the King	F 29
Writ as to sending five hundred men to Portesmouth, and <i>Supersedas</i> thereof	F 6
Archers sent into Gascoigne	F 7
Commission made unto divers Lords for seizing Ships for the passage aforesaid	F 37
Grant by the Citizens of four hundred Men-at-arms, to be sent unto the King	F 37
Writ to bring up certain Mariners before the Council of the King	F 60
Writ [enjoining] that the Mayor and Sheriffs shall be obedient unto the Admiral	F 60

Writ [enjoining] that the ¹Hobelers shall hasten towards Portsmouth 1 F fol. 119

Writ [enjoining] that the Men-at-arms shall hasten unto the King engaged in the Siege of Caley; and Writ for carriage of victuals thither F 127

Writ as to sending Ships beyond sea F 132

Writ for seizure of Ships, and Writ for sending 120 large Ships beyond sea F 134

Writ [enjoining] that the Men-at-arms shall hasten unto the King, engaged in the Siege of Caley F 139

Writ as to carriage of victuals unto the said Siege F 139

Letter for Array of one Ship, and sending the same thither F 140

Writ [enjoining] that the Men-at-arms and others shall hasten unto the King, engaged in the Siege of Caley F 141

Writ as to Men-at-arms and others F 157

Writ as to granting Men-at-arms, and Return thereof F 176

Writ as to sending one hundred Men-at-arms unto the King F²170 Fol. 305 A.

Writ [enjoining] that all men, between the ages of sixty years and sixteen, shall be provided with arms F²106

Writ as to a Vessel of the Thames taken into the King's hands, because a dispute existed between the Admirals as to unto which of them the same should belong F 109

Writ as to Array of Men-at-arms and Archers F 110

Writ as to postponement of the King's passage, and Writ for Array of men F 115

Letter as to Array of two Ships with men, and Ordinance thereon F 188

Writ as to providing three hundred Archers F 201

Writ for Array of men F 115

Writ as to Array of Archers F 111

Writ as to Men-at-arms and Archers F 101

Commission for Seizure of Ships F 98

Writ as to selecting 160 Archers, and Writ unto the Aldermen as to the same; also, Writ as to eighty Archers F 99

¹ Light horsemen, who rode on horses known as 'hobbies.'

² See F, fol. 176.

³ See F, fol. 108.

Writ as to Archers	1. F fol 100
Writ as to Men-at-arms and Archers	F 102
Bill sent unto each Alderman for Array of men	F 1214
Writ [enjoining] that the Ships shall be at a certain Port	G 11
Writ [enjoining] that the Men-at-arms and Archers shall be at Sandwich	G 38, 39
Writ for Array of the men of the City	G 40
Writ [enjoining] that the Men-at-arms and Archers shall hasten unto the King	G 48
Proclamation as to the King's passage unto the parts beyond sea	G 75
Writ as to Hostages from the realm of France, and Proclamation as to Armour and Victuals	G 224
Writ [announcing] that the English shall have whatever in France they may acquire	G 228
Writ for Arrest of all who have left their Ship without leave	G 293
Writ as to making two Barges, and Assessment of monies for one Barge	G 297
Account of monies received for making the same	G 298
Letter of the King as to sending the said Barge unto Sandwich	G 299
Indenture between the Mayor and the Mariners of the said Barge	G 303
Letter of the King as to arraying the said Barge	G 306
Proclamation if any one shall wish to make complaint against the Bishop of Chester, late Treasurer	C 92
Proclamation for the Coronation of King Edward, son of King Edward	C 93
Writ as to selecting four hundred Archers	F 81
That no Man-at-arms shall go out of the realm	F 91
Proclamation that the goods of the Merchants of Spain shall not be arrested	F 20
Writ as to selecting 320 Archers	F 109
Ordinance as to setting the Watches throughout the Wards	G 186
Bill sent by the Mayor for setting the Watches at the time of our Lord's Nativity	G 186
Proclamation as to the Sale of Armour	G 290

Writ for Delivery of certain Armour unto the Earl of March in Scotland	1 H fol. 39
Ordinance for Custody of the City	H 63
Bills for setting the Watches at the time of our Lord's Nativity	H 54
Bills sent unto the Armourers, [enjoining] that they shall sell at a reasonable price	H 68 Fol. 305 B.
Ordinance as to Custody of the Thames, in time of war, by the Wards	H 73
Bills sent unto the Aldermen, for setting the Watches in time of war	H 101
Memorandum as to one hundred marks paid unto the Earl of Buckingham by Nicholas Brembre, in behalf of the City	H 101
Bills sent unto the Aldermen, as to setting the Watches	H 111
As to the Custody of the Gates of London	H 137
Ordinance made for the Custody of the Gates, [and] of the water of Thames	D 97
Ordinance as to Custody of the City	D 98

Of Divers Masters sworn of Divers Mysteries.

Fol. 306 A.

Butchers elected for regulating their Mystery	G 134
Smiths elected	G 134
Chirurgeons elected	G 219
Petition against the Plumbers for a certain vacant place	G 273
Pouchmakers elected for regulating their Mystery	² E 25
Masters of the ³ Tapisers, Drapers, Fullers, Cutlers, Sheathers, Carpenters, and Masons, elected	H 23
Girdlers, Weavers of England, Weavers of Flanders, Weavers of Brabant, Joiners, and Butchers, sworn	H 25
Joiners sworn	H 26
Masters of the Saddlers sworn	H 43
Smiths, ⁴ Hurers, Bladesmiths, and Tapisers, sworn for regulating their Mysteries	H 48

¹ See H, fol. 137.

² See G, fol. 25.

³ Makers of tapestry.

⁴ Makers of hures, or cappers.

Spurriers, ¹ Cardmakers, Weavers of England and Flanders, Tawyers, Pouchmakers, and Linen-weavers, sworn for regulating their Mysteries	1. H fol. 51
Butchers, Piebakers, and Armourers, sworn for regulating their Mysteries	H 59
Bottle-makers and Sheathers sworn for regulating their Mysteries	H 61
Masters of the Saddlers sworn	H 68
Masters of the Barbers sworn	H 73

Fol. 306 B. *Divers Ordinances, Liberties, Articles, and Ancient Customs as to divers Matters and Regulations of the said City; as also, of the Hustings, Assizes, Wardmotes, and other Pleas, and the like.*

One William Gatewayk presented an appeal of Mayhem in the Hustings A 100

In every Ward there were elected two men in seisin [of lands], for shewing the names of the best and most wise men of the Ward, to take the Great Assize A 110

That no one shall trade, or shall make bread or ale within the City, unless he shall be amenable to the laws of the City A 130

Ordinance by the King's Council that no Officer of the King, or of other persons, shall take Prise of any victuals against the will of the Owner, under pain of imprisonment B 33

That the Tun, in Cornhulle, lately provided, shall from henceforth not be used B 35

That a Thief or Homicide, although he may flee unto the Church, shall not be kept there B 39

That a Merchant of Sandwich ought not to sell his merchandize unto Foreigners B 39

That no Judgment shall be given in the Hustings, except in presence of the Mayor and six Aldermen, at least	} C 8, 68 and Horn, 270

¹ Makers of iron cards, for carding wool.

That no Testament shall be admitted to Probate, unless the Seal of the Testator shall be annexed or appended thereto, and [the Witnesses] shall be able to speak expressly as to the Seal of the Testator; and that those who prove must have express knowledge of such Seal

1 C fol. 8, 68
and
Horn, 270

That the presence of the Plaintiff shall not be waited for until a second day, but that on the first day he shall be adjudged to be in default; and that on the second day, [such default] shall only be cured by Writ

Writ [enjoining] that the Sheriffs should distrain the men of Brabant to the value of certain merchandize, which the Duke of Brabant had taken from Citizens of London C 48

That the Chamberlain shall render his Account yearly, between the Feast of Saint Michael and the Feast of the Apostles Simon and Jude [28 October] C 50

That if Apprentices are not enrolled in the first year, in such case their Masters shall be fined C 50

That the Merchants of Almaine shall not carry away, or cause to be carried away, any merchandize by night C 29

1 Writ [commanding] that a Ship, with all its rigging, the ring of the Shipmaster worn upon his finger, the victuals of the Sailors, the utensils in use for preparing their meals, the neck-chain, girdle, and silver cup from which the Master drinks, shall be acquitted of making contribution for Jettison; and that the Master shall lose the freight of the merchandize cast [into the sea], save the freight of such goods as are saved [and] in the ship; and that all other goods, as well of the Merchants as of the Mariners, shall be contributory unto Jettison C 53

2 If any one shall make claim upon a Testament, the same may be admitted; but still, Probate thereof shall not be deferred

If any one under Sequestration for Debt [by barring up his doors], or in any other way, such debt being due unto the City, shall decline to be amenable to justice, the Sequestration shall be removed, and, by view of reputable men, Execution shall be made

C 68

¹ See page 421 *ante*.

² See pages 107 and 351 *ante*.

If any person shall remove his goods, in deceit of the Demandant and [for the withholding] of his debt, he shall not enjoy free summons to plead, according to the usage of the City } l. C fol 68

Also, that Appraisers who shall have appraised any goods in any Courts of the City, shall have those goods [for the price assessed], unless the Complainant shall wish to have the same }

Memorandum as to certain Butchers who lost their freedom, because they held land in villenage, and dwelt without the liberties of the City. C 88

Judgment [given] that Wives, after the decease of their Husbands, shall not remove Tenants for a term of years from the tenements by themselves and their Husbands let C 109

Warning that Alien Merchants shall not remain in the City Fol. 307 A. with their goods beyond forty days from the time that they shall have brought the same unto the City; nor shall keep the same unsold beyond such time, under pain of forfeiture thereof D 145

That no Alien shall be admitted to the Freedom, except in the Hustings or at a Common Congregation D 145

That Letters whereby the Commonalty may be charged, shall not be sealed with the Common Seal without assent of the Commonalty of such city D 145

¹That the Common Seal shall be in a chest under six locks, and the keys in the custody of three Aldermen and three Commoners D 145

That no Merchant shall go to meet merchandize coming unto the City, by land or by water }

That no one shall go upon the Thames for such purpose, nor shall go on board ship to buy, before such merchandize shall have come to land } D 156

That no Freeman shall avow the merchandize of a Stranger, and no Freeman shall have partnership with a Stranger . . . }

That no one shall do injury unto, slander, or molest the Officers of the City, in making execution }

Names of divers men elected to take counsel with the Mayor and Aldermen as to the business of the City A 116

The Mayor, Aldermen, and four-and-twenty men of the City, elected to discharge the debts of the City A 117

¹ See page 317 *ante*.

Item, that no Monger or Regrator shall go out of town to meet victuals coming unto the City 1. D fol. 157

Item, that no one shall receive an Apprentice for less than seven years, and that the Master shall be a Freeman D 158

Item, that those who shall sell victuals shall stand midway between the kennels D¹157

That the Usages and Customs of the City shall be enrolled in some Register, and shall be read once or twice in the year, and inspection thereof shall be denied to none E 4

That no one shall be admitted to the freedom of the City, without assent of those in whose Mystery he shall so be free E 4

Petition in Parliament, that when a person shall have recovered against another, [and] he against whom such recovery is made, presents a Writ of Error, so that he may in the mean time withdraw his goods [etc.]—It was ordained, that the said goods should be kept in safe custody until the matter should have been discussed, etc.; and Writ thereon E 38

That Aliens shall only be admitted to the freedom in the Hustings; and that an Inhabitant, and especially an Englishman by birth, shall be admitted upon surety of six men of the Mystery into which he is received, and an Alien in like manner. And if such persons shall not be of some Mystery, they shall not be received without the common assent

That Enquiry shall be made each year if any one in the City has avowed the goods of a Foreigner

That the Common Seal shall be in the custody of two Aldermen and two Commoners

That Judgment shall not be delayed beyond the third Court after Inquisition held

That Merchants who are not of any freedom, may sell merchandize within the City by retail

That two Commoners shall have the custody of London Bridge

That no Serjeant of the Chamber shall take a fee or make execution, unless he be one elected thereunto

E 90

Fol. 307 B.

That the Chamberlain, Common Clerk, and Common Serjeant, shall be elected by the Commonalty, and by the same be removed } 1 E fol 90

That the Mayor, Recorder, Chamberlain, Common Clerk, and Common Serjeant, shall be contented with their fees, as from of old ordained }

That a Writing, or Acquittance, made in a foreign place, and propounded in the Sheriffs' Court, in bar of the action of the Demandants, shall be held as null; and if a person shall refuse to make further answer he shall be held to be undefended. E 108

That King Edward granted acquittance of Murder unto the Citizens

That they should not wage Battle

That as to Pleas pertaining unto the Crown they might ¹deraign themselves, according to the ancient custom of the City

That no one should take lodging by force or by livery of the Marshal

That they should be quit of Toll, Lastage, and all other custom

That no one should be adjudged to be amerced in a sum of money, except according to the law of the City which they had in the time of Henry the First

E { 109
110
111

That in no Plea should there be ²Miskenning

That the Hustings should be holden once in each week

That as to their lands and tenures within the City right should there be done unto them

And that as to debts and sureties there made, Pleas should there be held

That if any one should take Toll or other Custom from them, after default made in right, the Sheriffs of London should take distress in London therefor

That they should have their grounds for hunting

¹ *J. e.* clear, or exonerate.

² See page 115 *ante*, Note 9.

That they should be quit of ¹Brudtol, Childwite,
Yeresgive, and Scotale

That they should be quit of Toll and all other
Custom

That the Warren of Stanes should be diswarrened .

²That they should be quit of Toll and all other
Custom

That the Citizens might deraign themselves as to
Pleas pertaining unto the Crown, according to the
ancient custom

That as well Freemen as Foreigners might make
their Attorney in the Hustings

That no one should go to meet Merchants coming
towards the City, by land or by water, with merchan-
dize

That merchandize should not be exposed for sale,
until custom should have been paid thereon

That the Mayor and Sheriffs, in absence of the King
and the Exchequer, should be presented unto the Con-
stable of the Tower

That they should be quit of Pavage, Pontage, and
Murage

That the Sheriffs of London should be amerced in
the same manner as the other Sheriffs of the realm .

Clause of ³*licet*

That the King will not assign other Justiciars than those
Itinerant for the Gaol of Neugate and for Errors at Saint
Martin's E 124

That when it shall happen that the Commonalty are summoned unto the
Guildhall, even though they shall not come, they shall not be amerced;
but that they who have come may make ordinance for the profit of the
City; and that the same Ordinance shall be established E 124

That all Aliens, admitted to the freedom, shall be removed from such

i. E fol. { 109
110
111

¹ See page 117 *ante*.

² See page 145 *ante*, Note 2.

³ A repetition by inadvertence.

freedom, and from henceforth shall not be received, unless they shall have six sureties of the Mystery, and this in the Hustings 1. E fol. 171

That no Outlaw of a strange country shall be received in London F 70

That no Bedel, Serjeant, or Raker of the streets, shall take corn at Grascherche or Neugate F 81

That the Citizens of London shall have all their ancient Liberties and Customs ; and that all impediments or usurpations, against them made, shall be revoked and annulled

That the Mayor shall be one of the Justiciars for Delivery of the Gaol of Newgate

That the Citizens shall have ¹Infangthef and Outfangthef, and chattels of Felons

That they shall hold the Sheriffrick of London and Middlesex for three hundred pounds

That the Citizens may devise their tenements within the liberties of the City in Mortmain, and in other manner

That the Citizens shall not be charged or amerced for escape of Robbers, otherwise than other Sheriffs on this side Trent

That the Citizens shall not be charged for the immunity of those who fly unto the Church, otherwise than from of old they have been wont to be charged

F 104, -5

That the Citizens shall remove and take all Kidels in the Thames and Medewaye, and shall have the punishments therefor

That Alien Merchants, coming into England, shall sell their merchandize within forty days after their arrival, and shall sojourn at the tables of the Free Hosts of the City

That the Seneschal, Marshal, or Clerk of the Market, shall not sit within the liberties of the City, nor shall bring up the Citizens before them in Pleas as to any matters within such liberties arising

That the Mayor shall be Escheator

¹ See page 129 *ante*.

That Citizens shall not be distrained to go, or to send, to war without the City

That the Constable of the Tower shall not make Prises of anything

That the Citizens from among themselves shall have Wardens at all the Fairs of England

That the Sheriffs of the City shall not be distrained to make oath, except upon giving in their Account

That they may record their liberties and free customs before the King and his Justiciars, and all other Officers of the King whatsoever

That as to Allowance of their Charters, one Writ in each place belonging unto the King shall suffice for the time of one King

Fol. 308 B.

That no Summons, Attachment, or Execution, shall be made by other Officers than by Officers of the City

That the Sheriffs shall have wholly the Forfeitures of victuals, and of other things and merchandize

l. F fol. 104, -5

That the Citizens, at the Iters of the Justiciars at the Tower of London, shall be treated as they were at the Iters in the times of John and Henry, late Kings of England

That the Citizens shall be taxed for the Contributions and Aids granted unto the King, like the men of the Counties, and not like other citizens and burgesses

That for no personal offence, or for judgment passed upon an Officer, shall the liberties be taken into the King's hand

That no Purveyor, or other Officer of the King, shall take any Prises in the City or without, of the goods of Citizens, against the will of the Owner

That Prisage of Wines of the Citizens shall not be taken in the King's behalf

That no one of the King's Officers shall trade, himself or by another, within the liberties, in any things pertaining unto his office

That the lands and foreign tenements of Citizens,

Officers of the City, shall be held bound to keep the City indemnified as towards the King, in respect of those matters which touch their office

That no Market shall be holden within seven leagues around the City

That Inquests, by the King's Justiciars to be taken of men of the City, shall be taken at Saint Martin's le Grand in London, and not elsewhere; Justiciars at the Iter and for Delivery of the Gaol of Neugate excepted

1. F fol. 104, -5

That no one free of the City shall be impleaded at our Exchequer, or elsewhere, by Bill, except as to those matters which touch ourselves or our heirs

That Women shall recover damages in Writ of Dower from the tenements of which their Husbands died seised

¹That damages in Pleas of Debt shall be awarded, if the Defendant does not appear, on the first day; that is to say, for twenty shillings withheld for one year four shillings, and for more more, and for less less

That Essoin of the King's Service shall not be allowed in the Sheriffs' Court before Plea pleaded

If any person shall wage his law, and shall afterwards make default, let judgment be forthwith given upon the principal, and, nevertheless, let him not be summoned to hear such judgment

F 105

If in plea of seizure of Distresses for rent, after return irreplevisable awarded, the tenant shall counterplead paying the rent and not to pay it, or shall make denial, or make rescue thereupon, where entry may not be had, it shall be fully lawful for the Demandant to make complaint by Assize of Novel Disseisin

That in Inquests to be taken in the Hustings, in the first place shall be entered the names, and distraint against the next day [shall be made upon the Jurors]; and nevertheless, the Aldermen, by their Bedels, shall make return of their Wards

¹ See pp. 404-5 *ante*.

That all Officers of the City shall be sworn each year, after the Sheriffs have been sworn

That Pleaders who are commonly resident in the City for pleading, shall be sworn that they will not plead, or give counsel, against the usages and franchises of the City, but shall maintain the same

Fol. 320 A.

That Attorneys shall be sworn in the like manner; and that they shall not answer for any person, if they are not admitted and entered on the Roll; and that they shall have their remembrances, and shall sue unto the Clerk that their Pleas in the Hustings shall be duly entered

l. F fol 105

Item, that no one shall sue his Writ of Error before he has shewn his grievances unto the Mayor and Aldermen, and such shall by them have been examined and redressed, if they can so do; under pain of losing his freedom, and of paying ten pounds

Process in Plea of Debt and of Covenant

That no one shall vouch Witnesses to bar a man of his law, if they be not persons of good repute

That the Statute of Smythefelde shall be observed, as well between Denizens as between Strangers

The penalty upon those who draw knives or make affrays

If a Commoner shall be summoned to appear before the Mayor upon the business of the City, and shall not appear, he shall pay two shillings G 19

That no one shall go by land or by water to meet victuals, to make bargain as to the same G 29

That ¹Counts shall be counted in English

In Plea of Debt, damages shall be awarded in the proportion of four shillings in the pound *per annum*

That the Plaintiff shall not be compelled to pay anything for his Plea, and that he shall not have Essoin; but that the Defendant shall have one Essoin

G 54

If the Plaintiff is convicted, damages shall be adjudged unto the Defendant, at the discretion of the Court

After the Defendant has been attached by his body, the Sheriff must be answerable for him or for the debt

¹ Or 'Pleas be pleaded.'

- If a Denizen, after summons witnessed, withdraws himself,
his goods shall be taken and delivered unto the Defendant .
- If the Plaintiff will not support his action by his oath, he
shall not take anything 1. G fol. 54
- If Approvers vary [in their testimony], they shall have
judgment of the Pillory, and the party shall lose his demand ;
and damages shall also be awarded unto the Defendant .
- That no one shall be admitted to prove his own action G 92
- That no Freeman shall implead another Freeman out of the City G 92
- That no one shall go to forestal victuals coming into the City . G 107
- That no person shall keep another in any Trade, if he will not be answer-
able for him G 111
- Bill presented unto the Mayor and Aldermen by the Commonalty, to the
effect that no one shall be admitted to the freedom of the City except by
Apprenticeship G 140
- (The Answer to which Bill is postponed, as set forth immediately
after.)
- Declaration of the intention of the Commonalty that one born
in the City should make oath unto the City
- That the Rulers of each Mystery should be at the Guildhall,
when any Apprentice [therein] should receive the freedom .
- That a Freeman might buy and sell all merchandize in gross,
so he keep shop of one trade only G 143
- Fol. 300 n. That in every month there should be a Guild-day
for despatch of common business
- That every one who should be received unto the freedom,
should pay sixty shillings at least
- Confirmation of the said Articles
- Ordinance that a Tenant for term of life, or in tail, shall not be barred
by deed of his Ancestor, if he take not by descent in fee from the same
Ancestor G 154
- Ordinance that although a Freeman may not dwell in the City, he shall
still enjoy the liberties thereof G 173
- Also, that although a person may be admitted a Freeman in one Mystery,
he may still follow another Mystery, if he shall wish G 173
- A certain person in the Church of Saint Paul, in London, acknowledges

himself to be a Felon, and the ¹Mainour is delivered unto the Sheriff of London l. A fol. 50

Item, that no one shall go to meet victuals or merchandize coming towards the City, before they shall have come unto the places thereunto appointed H 16

Ordinance that Penthouses, or other Easements, by a Tenant for term of life or of years attached to the timber by nails of iron or pegs of wood, shall not be removed G 174

Ordinance that Apprentices, after the time of their Apprenticeship expired, upon testimony of their Masters shall be admitted to the freedom, the Statute made in the time of Adam de Bury to the contrary notwithstanding G 183

Also, that an Ordinance made in the Mayoralty of the same Adam, namely, that no one shall be admitted to the freedom of the City by redemption, for less than sixty shillings, shall be abolished; but that every one shall pay according to the amount of his goods G 183

Item, that the Fines which are exacted for striking and bloodshed, shall belong to the Commonalty G 207

Item, that those who sell bread, cheese, poultry, fruit, hides, skins, onions, garlic, and other small wares in the Streets of Chepe and Cornhul, shall stand midway between the kennels; and that no Market shall be held upon Fair-days, for pots, pans, and other utensils, except at Cornhulle Custum. 201

Item, that no one shall expose his goods for sale that owe Custom, before the Custom shall have been taken thereon Custum. 201

Item, that no Denizen shall avow the merchandize of a Stranger Custum. 201

Item, that no one shall cause hindrance to any Officer in doing his duty Custum. 202

Item, that no Stranger shall enjoy the freedom before he shall have been admitted thereunto, or shall sell by retail, or be Herbergeour or Hosteler Custum. 203

Item, that no one shall receive an Apprentice, if he is not a Freeman himself, or without causing their Covenants to be enrolled; and that the Apprentice, after his term finished, shall not follow his Mystery before he

¹ The thing stolen, or found in the hand of the thief.

shall have been sworn of the freedom; and that no Apprentice shall be admitted for a less term than seven years 1. Custum. fol. 204

Item, that no one shall shoot with a Stonebow Custum. 206

Order of Process, and mode of proceeding in Assizes of Nuisance

. Custum. 208

Also, of the same Horn, 227

Also, of Assizes, of the Statute, namely, as to divers Tenants upon a Storey Horn, 259

Item, if a Servant or Apprentice of any one of the City shall buy merchandize of a stranger, or other person, and shall bring it into the house of his Master, the said Master shall be answerable therefor Custum. 219

Item, that the Bailiffs of the City shall not impede Merchants Fol. 310 A.

in unloading their merchandize that comes by water, or in harbouring the same wherever they may please Custum. 221

Item, that a Merchant-Stranger, good, lawful, and sufficient, who shall wish to enjoy the franchise, shall have the same

Item, that no one shall receive the Tenant of another if he shall not have lawfully parted from his Landlord

Item, that no Freeman shall avow the merchandize of a Stranger

Item, that no Freeman shall have partnership in, or act as Broker of, strange merchandize, whereby the King may lose his Custom

Item, that all persons shall be obedient unto the Officers in all places

The order in Pleas of Land and of the Hustings; and of the *Loquendæ* which embrace the space of Two Hustings Custum. 220, -1

If any one shall feel himself aggrieved by a wrongful judgment, he shall cause the Record to be brought before the Justiciars of the King

Item, that of the Pleas the Warden shall have one Roll, and the Aldermen another

Item, Inquest joined between Denizen and Foreigner shall be made by twelve persons, of whom one half shall be Denizens, and the other Foreigners dwelling in the City, in Trespass and in Debt

Item, if any one shall sell his tenements, and shall bind himself to warranty, and have nothing left with which to make

good such warranty, but shall have chattels ; and if the Tenant shall vouch him to warranty, and the Vouchee shall not appear at the first summons, let the tenement as to which he is such Vouchee be ¹extended ; and of the goods of the Vouchee, let there be taken to the value thereof, by way of ²*Cape* ; and if he shall appear at the day [named] by the *Cape*, let issue be taken as though the same had been land : and this Statute holds goods as to residents within the City, and as to goods which they shall have therein, and not otherwise ; and against the Vendor, and not against his heirs .

If Termors shall be ousted within their term, they shall have recovery within forty days by *Plaint*, and after that by *Writ* .

No one shall be charged in *Plea of Debt or Contract*, by Record of any one, except of the Warden, Aldermen, or Sheriffs, and that in the *Hustings* .

If a *Tally* shall be proffered in proof in action of Debt, and be denied, the Plaintiff shall have his proof by good and lawful folks

In Debt, where neither Writing nor Tally is shewn, the Defendant may defend himself by his law ; but in *Trespas*, as in cases of bloodshed and battery, it is to be settled by *Inquest* .

Item, if any one shall wage his law, he shall be at liberty to make it, himself the ³seventh .

Item, if any one shall wage his law where *Inquest* lies, nevertheless, he shall not be condemned .

Item, that every one may say the truth in his suit, without being challenged as to the words .

Item, that Warden, Alderman, Sheriff, or any other Officer, shall take nothing for doing aught that unto their office pertains, nor yet for execution of judgment, except fines and amercements .

Item, that no *Denizen* or *Foreigner* shall be amerced, except according to the extent of the offence .

Item, that *Freemen* of the City, indicted for homicide, shall be bailed until the arrival of the *Justiciars Itinerant*, or other *Justiciars* assigned .

1
Custum.
fol.
220, -1

Custum.
221, -2

Fol. 310 n.

¹ *I. e.* valued.

ante.

² The writ so called ; see pages 165 and 254

³ See page 52 *ante.*

How the Citizens of London shall behave themselves towards the King and Council, when Pleas of the Iter are holden at the Tower of London	1. Custum. fol. 222
Also, of the same	Horn, 209
Writ for the Iter, to summon all those who may claim any liberty	Custum. 224
Writ for receiving Essoins in the Iter, directed unto John Crombwell, Constable [of the Tower], and Chamberlain of the City	Custum. 225
Return of the Sheriffs upon Summons of the Writ aforesaid; and of the Mayor, and Sheriffs, and Chamberlain	Custum. 226
Claim of the Mayor and Aldermen on behalf of the City	Custum. 228
Pleas of <i>Quo Warranto</i>	Custum. 231
Of Purprestures presented against the Dean and Chapter of Saint Paul's, London	Custum. 239
Articles of the Iter delivered in each Ward	Custum. 241
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Inquisition taken of divers Wards, and divers Proclamations	Custum. 246
Pleas of the Fishmongers	Custum. 250
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Plea as to the Guild of Weavers	Custum. 260
Prohibition that the Market of Cornhulle shall be held after the hour of Vespers	Custum. 261
Pleas of the ² Cappers	Custum. 262
Further of Purprestures against the Dean of Saint Paul's	Custum. 263
Ordinance for taking ³ Withernam as against the Abbess of Berkyng	E 145
That the Chamberlain of London shall receive Recognizances as to Debts, the Statute made at Actone Burnelle to the contrary notwithstanding	A 36
A certain person in the Church of Saint Paul acknowledged himself to be a Felon, and the ⁴ Mainour was delivered unto the Sheriffs	A 50
A Tenant who quits, must pay his rent on the morrow of the Feast on which it is due; and if he fails to do so, the Landlord may distrain from day	

¹ See page 45 *ante*.² Makers of caps and hoods.³ See page 535 *ante*, Note 1.⁴ See page 579 *ante*.

to day, and after eight days the distress shall be sold; and no one shall be received as the Tenant of any one, before he has been sworn that he will not quit without leave of the Landlord l. A fol. 130

Also, in a Plea of Debt it was awarded that the Demandant might produce Witnesses A 130

That the Chamberlain, Wardens of the Bridge, and all others who are bound to render account, shall render the same twice in the year, namely, in the first week of Lent and in the beginning of Autumn . . . C 25

Memorandum as to Commoners summoned by the Wards . . . C 28

Memorandum that a certain Foreigner was amerced, because he sold his merchandize by retail C 19

That Citizens may stand with the Fishmongers at their stalls, and have partnership with them in their merchandize C 88

A certain Freeman was appealed of homicide, and bailed until the Iter at the Tower D 192

Writ thereon D 192

A certain man claimed the freedom of the City, because he was born therein, and yet [etc.] A Jury taken thereon, as to whether his Father was a Freeman or not E 1

Fol. 311 A.

Examination of Witnesses named in a certain Writing, who varied [in their testimony]; and Jury as to the same Writing E 5

A certain Alien admitted to the freedom of the City, and Writ [enjoining] that he shall not be assessed to Tallage; however, he spontaneously made offer to be tallaged: also, the Admission of John Triple thereunto 1E 21

John Waldesshef removed from the Council of the City, and adjudged to lose the freedom thereof E 21

Free Bench adjudged unto a Widow E 22

Also, Memorandum thereon Horn, 306

A certain person was attached because he bought wool of the Scots, enemies of the King E 47

Writ sent for Enquiry as to a certain Ship that had been plundered at sea by the men of Almaine E 73

Memorandum as to reputable men of the Wards summoned unto the Council of the City E 66

¹ See E, fol. 6.

Pardon granted by the King, before the Justices Itinerant, in reference to those who had fled unto the Church, although no guard had been placed upon them 1. E fol. 125

Writ [enjoining] that the ¹Twelve-men, daily before the Justiciars Itinerant, should have their reasonable expenses E 125

That two men of every Ward should be elected for making Ordinances, and that whatever they should ordain, should be held as established E 141

As to not sending a Prisoner in Neugate before the King, because it was contrary to the liberties E 235

Note, that reputable men of divers Mysteries—that is to say, five-and-twenty—were chosen for regulating their respective Mysteries . E 190

Writ as to an Acquittance alleged to be in a Foreign Country, and Return thereof E 199

²A Second Wife recovered, as against the Executors of her Husband, one half of the goods of her said Husband, although there was no issue between them surviving; and yet the Husband had issue by a former Wife him surviving G 234

That no Woman, Ladies excepted who use furred hoods, shall use a hood furred, [except] with ³budge A 130

Proclamation that no one shall insult or injure the Messengers from France, whether right or wrong B 3

That no one shall be in any Ward beyond a day and a night, unless he be in frank-pledge, or unless his Host shall be willing to make answer for him A 130

That neither Mayor, Sheriffs, nor Aldermen, nor yet their Clerks, Sergeants, nor Bedels, shall keep a brewery, oven, or tavern . . . D 158

Also, of the same G 204

That every Workman and Labourer shall do his work as he used to do before the ⁴Pestilence G 29

That Labourers and Workmen who will not work, shall be arrested and imprisoned G 107

Item, that Servants of good folks shall not take more than they were wont G 107

That all shall practise the Art of Archery G 111

¹ Or Jury.

² See page 338 *ante*.

³ Prepared sheepskin, or goatskin, with the

wool on.

⁴ Of A. D. 1348—1352.

Ordinance that if any one shall commit perjury, he shall stand upon a stool in the Guildhall, and declare the cause thereof . . . l. G fol. 140

That Hostellers shall give surety for their Guests . . . G 147

That no one shall go with visor or false face . . . G 262

Also, of the same . . . G 298 Fol. 311 B.

Ordinance that Monies forthcoming unto the Chamber shall be expended upon view of Aldermen and Commoners elected thereunto . . . G 1306

That no Regrator of corn, poultry, fish, or other victuals, shall buy for re-sale before the hour of Prime . . . G 203

Also, of the same . . . Custum. 220

That no one shall enter a Boat with oysters, mussels, cockles, [or] scallops, to buy the same, but they shall stand for sale in common . . . G 204

That the Bailiffs shall not impede Merchants in unloading their merchandize that comes by water . . . G 220

That a Merchant-Stranger, good, lawful, and sufficient, who wishes to enjoy the freedom, shall have the same . . . G 220

Liberty that within three miles on every side of the City no one ought to detain or impede another, or make market . . .

Also, that if any one of the household of the King, or of any of the Nobles, shall attempt to take lodging within the City by force, either by ³livery or on plea of usage, the Host thereof, if he shall kill him, shall choose six of his kindred, and with them make oath, himself the seventh, that for this cause he slew him; and he shall go acquitted . . .

That no one shall plead with another without the walls of the City . . .

Horn,
230

If a Freeman of the City shall incur forfeiture to an extent that may by money be atoned for, he shall not be adjudged to pay more than his ⁴Were . . .

If any person shall come unto the Hustings or Court, not summoned thereunto, he needs make answer to no one, unless he shall be willing gratuitously so to do . . .

That every one may sell his land . . .

If any Citizen shall have held possession of land or house for

¹ See G, fol. 310.

household.

² See G, fol. 197.

⁴ See page 99 ante, Note 4.

³ Delivery by the Marshal of the King's

a year and a day, without claim thereof, he ought to make answer to no one therefor, unless the person who shall have made such claim shall have been under ¹age, sick, out of the country, or at the wars

Also, that a Merchant-Stranger shall sojourn wheresoever he shall please; but he must not sell by retail;—cloths dyed with fustic, for example, of these he must not sell less than twelve; and if it is pepper, cummin, ginger, alum, brasil, latten, or incense [that he brings], he must not sell less than 25 pounds at a time. And if he brings girdles, not less than 1012 girdles together. And if cloths of silk, of wool, or of linen, he must sell them whole. If wax, he must not sell less than one quarter

1. Horn,
fol. 230

Also, that Merchant-Strangers may not buy ²wet cloth, nor yet make dye, or exercise any other calling which unto the Citizens pertains; nor may they make market in the City, or remain in the City for more than forty days

Also, that the Citizens shall not wage battle, nor go on any expedition by sea or by land

Articles to be mentioned at the Wardmotes Horn, 232

Fol. 312^a. That all victuals sold in Chepe shall be sold midway between the kennels Horn, 237

That no Market for pots, or for pans, shall be held on Fair-days Horn, 237

Statute of Smethefelde as to corn and malt Horn, 237

That no Freeman ought to plead, save before the King or his Chief Justice; and that he shall make no oath

That a Freeman ought to be put upon twelve ³pledges, and not more; of whom each may pay one hundred shillings, if he be attainted

Horn,
255

When Pleas of the Crown are holden at the Tower, neither the Sheriff nor any other Freeman shall recite the Pleas of the Crown

¹ The word '*civitatem*' here is clearly an error for '*atatem*.' See Thorpe's *Ancient Laws and Institutes of England*, p. 200.

² With the dye.

³ Or sureties.

If a man shall be slain in London, the Sheriff shall attach him who is accused, and shall put him upon twelve pledges l. Horn, fol. 255

If a person prosecutes for homicide, and does not give surety and pledge that he will prosecute, the others shall not be arrested thereon H 255

Memorandum that Ranulph le Myneter, by his Testament, enrolled on the Monday next before the Feast of Saint Mark the Evangelist [25 April], in the second year of the reign of King Edward, son of King Edward, devised unto his Wife, her heirs, and assigns, rent to the yearly value of half a mark. And because the Custom of the City of London does not allow that a man may devise unto his Wife in fee, the Wife aforesaid renounced fee therein, and demanded that she might hold the same for the term of her life only; and the same was granted unto her

. [Husting Rolls of the second year of Edward, son of Edward]

Also, in the case of the Testament of Adam Forsham, in the fifteenth year of Edward, son of Edward, the Wife renounced the fee unto her devised, and demanded that she might hold for the term of her life

. [Husting Rolls of the fifteenth year of Edward, son of Edward]

Memorandum as to holding Common Council by the men of the Wards B 30

Certain liberties, under Seal of the Commonalty, granted unto the Flemings; namely, that the Staple shall be for ever in the parts of Brabant or of Flanders

Item, that cloths of ray, made in such parts, shall be received without Aulnage or other thing

Item, that the Merchants of Flanders may buy their merchandize and have passage, paying the Customs F 35,-6

Item, that they may buy and sell with all manner of people, and all manner of merchandize: and many other Articles

That no one may go to forestal victuals coming to the City F 182

Also, of the same H 14

If any Labourer shall absent himself and will not serve, he shall be imprisoned for a quarter, and shall forfeit his goods F 181

Item, that Servants in the hostels of good folks shall not take more than they were wont F 181

Item, in every Ward there shall be sworn four persons to keep the Ordinances ordained 1 F fol. 181

Item, if any person shall act in contravention of any one of the Ordinances, he shall pay forty shillings F 181

Item, that no one shall go to forestal victuals F 81
Fol. 312 B.

That no one shall go with a false face or with his face covered G 2

¹One Freeman charged another Freeman with homicide, and waged battle, and the other would not fight; but it was adjudged that he should wage his law, himself the eighteenth . . .

A Freeman of the City was charged with felony and put upon twelve sureties, and the Plaintiff died before the sitting of the Justiciars; whereupon the other was acquitted . . .

If the King prosecutes without a Plaintiff, in a Plea of the Crown, [the Defendant] shall defend himself by the ²seventh hand

If a person is charged with homicide, he ought to be attached to make answer before the Justiciars

If a person charges another with homicide, and does not give surety and pledges that he will prosecute, the Defendant ought not to be attached

According to the ancient custom of the City, it has always been the usage to bail men accused of homicide

If a person is accused as concerning the Pleas of the Crown, and is put upon sureties, and it so happens that he dies before the sitting of the Justiciars, his sureties ought to announce his death before the Justiciars, and so go acquitted

If a person prosecutes another for homicide, and the accused does not appear upon summons, he must be outlawed

If a person shall disseise another without judgment given, the Sheriffs have to determine thereon

Also, Ordinance of Assize of Novel Disseisin made in the realm

Horn,
256

¹ For this and other extracts in full from page 104.

Liber Horn, see page 97 of this volume, to ² See page 98 *ante*.

Also, of Robbery and Breach of the Peace

If the sureties of any one charged with felony cannot produce the person accused before the Justiciars, each surety shall be amerced to the amount of one hundred shillings; and if they are unwilling further to be his pledges, they shall by such amercement go acquitted

l. Horn,
fol. 256

A certain man slew his wife, and fled unto the Church, and was afterwards put upon sureties, and then abjured the realm; therefore his sureties were to go acquitted

If Freemen shall act in derogation of their liberties, and shall renounce their liberties, that shall not be to the prejudice of other freemen

Two men elected in each Ward for choosing the Great Assize Horn, 263

Ordinance that the Chamberlain of London may receive Recognizances of Debts Horn, 264

Ordinance that no one shall be admitted to produce Witnesses, where the opposite party makes tender to prove by the country¹

²Withernam adjudged in Pleas of Land, holden on the Monday next after the Feast of Saint Andrew [30 November], in the one-and-twentieth year of the reign of King Edward the Third Husting Rolls

Petition of the Commonalty by Plaint of Intrusion, in Pleas of Land holden on the Monday next after the Feast of Saint Martin [11 November], in the three-and-twentieth year of the reign of King Edward the Third Husting Rolls

Ordinance that the Sheriffs shall have two Compters in Pleas of Land holden on the Monday next after the Feast of the Translation of Saint Edward the King [13 October], in the two-and-twentieth year of the reign of King Edward the Third Husting Rolls

Judgment that a Termor shall have his term, notwithstanding a feoffment afterwards made by the Owner of the tenement,—enrolled in the Pleas of Land holden on Monday, the morrow of Saint Lucy the Virgin [13 December], in the first year of the reign of King Edward the Third Husting Rolls

Fine for bloodshed pertains unto the City G 111 Fol. 313 A.

¹ The reference is omitted.

² See page 535 *ante*.

That every reputable man shall have water in a vessel without his door, in summer-time. l. H fol. 37

That Citizens shall not be brought up to plead before the Seneschal and Marshal, unless one party be of the household of the King. . . . C 69

Attorney made in the Common Bench and the Exchequer . . . C 70

Delivery made of ¹Infangthef. in the Guildhall before the Mayor and Aldermen E 234

Delivery of Infangthef E 241

Also, of the same F 217

Of not sending the Record without the City—Return upon Writ of Error G 59

That the Citizens shall have Chattels of Felons, before them adjudged, and of all of the freedom adjudged at Neugate G 85

Inquisition as to the Gate of the Temple, that the Citizens [shall] there [have] ingress and egress with merchandize and victuals G 88

Allegation before the King, that the Citizens ought not to be tallaged as to their rents and chattels in such manner as persons who are of the King's demesnes; and Writ thereupon Horn, 324

Articles of the Liberties which the Citizens claim G 152

Plea in Bank on the Statute of Servants G 68

Freedom of the City, together with the Mayoralty, restored, in the time of Henry Galeys C 24

Bill sent unto each Alderman as to setting the Watches . . . H 39

Memorandum that the Commonalty had elected certain Aldermen, and that whatever they should do for the regulation of the City, they would hold as established H 26

Ordinance that the Common Council shall be appointed by the men of the Mysteries H 46

Note, how and in what way a Soke continues [as such] . . . H 48

Grant by the Sheriffs that one half of the victuals forfeited shall go unto the Commonalty H 49

Writ [commanding] that Strangers shall not sell unto another Stranger for re-sale H 53

Writ [commanding] that Strangers shall not sell by retail, nor keep Hostel, nor be Brokers H 53

¹ See page 129 *ante*, Note 2.

² Folios 1 to 12 of this Book are wanting.

Memorandum that the Sheriffs granted unto the Commonalty one half of the victuals forfeited l. H fol. 49

Ordinance of the Mayor, Aldermen, and Commoners of divers Mysteries, that no Alderman who had been removed from his office for truthful cause should be re-elected Alderman thereafter; and that no Alderman, to be removed in future in form aforesaid, shall be re-elected for term of his life; and no Commoner, removed from Common Council in form aforesaid, shall unto the Common Council be re-elected H 58

That every Freeman who shall be without the City shall return unto the same H 73

Judgment given that Executors may remove certain articles of lead placed upon, and annexed unto, the freehold H 75

Proclamation made as to the liberties of the City, according to the tenor of the Confirmation thereof by his lordship the King H 82

Divers men elected by the Mayor, Aldermen, and Commonalty, to survey the liberties of the City H 88

Of the Mayor's Procession on horseback on the morrow of Simon and Jude [28 October] H 95

That no one shall go out of the City, by land or by water, to forestal victuals coming thither H 98

That Officers shall not be Brewers [or] Bakers, nor shall keep Carts for hire, nor be Regrators H 98

Fol. 313 B.

The Mayor and Aldermen were sent unto his lordship the King H 107

That no Regrator of victuals, of flesh and fish, shall go to meet victuals coming [towards the City]; nor shall buy the same for re-sale, before ten by the clock H 114

Item, that Pastelers shall bake pies for one halfpenny H 114

Item, that Butter shall be sold by measure H 114

Judgment for delivery of Free-Bench unto Christina, wife of Thomas Clenche H 185

Penalty inflicted upon a certain Alderman, because his cloak was single H 146

That every one who uses two bushels of corn per week, shall have a hand-mill in his house H 115

Proclamation made as to the Enrolment of Apprentices, as well males as females	I 101	37
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Inquisitions taken of divers Wards, and divers Proclamations	Custum.	246
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Inquisition as to Maintainers	[H]	102
Inquisition upon William Whitman as to false merchandize by him sold	[H]	292
Inquisition as to the Tenements of a certain Orphan	G	222

¹ The sports practised on Hock Day, the second Tuesday after Easter; with jokes of a very rough and practical nature. See Hampson's *Medii Aevi Kalendarium*, Vol. II., p. 198.

Inquisition as to the goods of a certain person plundered beyond sea	1 [E] fol. 101
Inquisition as to an Affray committed by Giles Pykeman . . .	G 151
Inquisition as to the goods of certain Outlawed persons . . .	G 192
Inquisition as to the lands, tenements, and rents, of the Hospital of Saint James	G 57
Inquisition as to Tenements devised	G 61
Inquisition taken as to Falcons seized in a certain ship in the Port of London	G 152
Inquisition taken as to the House of Nicholas Hotot, in which Ward it is situate	H 300
A like Inquisition as to the Shop of Henry Parmystede . . .	H 293
Inquisition as to Metes and Boundaries without Aldrichegate . .	H 282
Inquisition as to the tenement of Dame Margaret Philpot, in which Ward it ought to be taxed :	I 120
Inquisition as to the Metes and Boundaries of the Street of Old-fishstrete	I 133
Inquisition as to the Metes and Boundaries of the Street of ² Est-chepe	I 133
Inquisition as to tenements of which John Frensshe, Goldsmith, had died seised	I 161
Inquisition as to the tenement of Walter Pope, in which Ward it is	I 163
Inquisition taken within the walls or sea-embankments of the water of Thames, at the ³ Lymehostes, as to the death of one Thomas Frank	I 200

Of Usury, Usurers, and Evil Extortions; and of the Punishment thereof. Fol. 314 n.

Ordinance as to Usurers	G 118
Writ against Usurers	G 117
Letter of the King against evil Extortions	G 161
Election of two Aldermen and four Commoners, for punishment of Usurers	G 256
Charter of his lordship the King touching the Ordinances on Usurers	H 159

¹ See G, fol. 62.

² The present Limehouse.

³ East Cheap.

Ordinance as to Usurers	1 H fol. 36
Proclamation as to Usurers	H 127
Declaration on Usury	H 260

Fol. 315 A.

Of Testaments, Executors, and Devises.

Testament of Henry Neuport annulled at the Hustings of Common Pleas, holden on the Monday next before the Feast of Saint Margaret the Virgin [20 July], in the five-and-thirtieth year of the reign of King Edward, son of King Henry [Husting Rolls]

That no Testament shall be admitted to Probate, unless the Seal of the Testator shall be annexed or appended thereto, and [the Witnesses] shall be able to speak expressly as to the Seal of the Testator, and those proving shall have express knowledge of such Seal C 8, 68

[Of the same] Horn, 270

If any one shall make claim as to a Testament, the same may be admitted; but still, Probate shall not be deferred C 68

That the Citizens may devise their tenements within the liberties of the City in Mortmain, and in any other manner F 104, -5

¹Memorandum that ²Ralph le Myneter, by his Testament, enrolled on the Monday next before the Feast of Saint Mark the Evangelist [25 April], in the second year of the reign of King Edward, son of King Edward, devised unto his wife, her heirs, and assigns, rent to the yearly value of half a mark. And because the Custom of the City of London does not allow that a man may devise unto his wife in fee, the wife afore-said renounced fee therein, and demanded that she might hold the same for the term of her life only; and the same was granted unto her [Husting Rolls] of the second year of Edward, son of Edward.

³Also, in the case of the Testament of Adam Forsham, in the fifteenth year of the reign of King Edward, son of King Edward, the wife renounced the fee unto her devised, and demanded that she might hold for the term of her life [Husting Rolls] of the fifteenth year of Edward, son of Edward.

¹ See page 587 *ante*.

³ See page 587 *ante*.

² In page 587 given as 'Ranulph.'

The same also as to the Testament of Ralph Chestre, enrolled in the three-and-thirtieth year of the reign of King Edward, son of King Henry [Husting Rolls]

In the case of the Testament of Walter Bachelor, enrolled at the Hustings holden on the Monday before the Conversion of Saint Paul [25 January], in the first year of King Edward, son of King Edward, because the said Testator devised a shop unto W and M, his wife, sister of such Testator, and the heirs of the said M lawfully begotten; which shop had before been given unto the aforesaid W and M in free marriage; and because, at the time of Probate of the Testament, the aforesaid W and M were surviving and might have children—Therefore the said Devise was annulled . [Husting Rolls] of the first year of Edward, son of Edward.

Also, in the case of the Testament of Henry Bermyngham, enrolled on the Monday before the Conversion of Saint Paul [25 January], in the same year, because the Testator devised a tenement unto J his wife, for the term of her life, and, after her decease, unto A his daughter; upon the condition that, in case the said A should die, her mother living, his said wife should then sell such reversion; and in case she should not so sell it during her life, then his will was that she by her Testament should devise the same for sale; which Devise was contrary to the Custom of the City—Therefore, so far, it was annulled [Husting Rolls] of the first year of Edward, son of Edward.

¹If a Freeman shall devise a tenement or rents in Mortmain, although there shall not be a Parson qualified to take named therein, still, the Devise shall be carried into effect L H fol. 96

Ordinance that Executors shall make answer without Specialty H 107

Of Nuisances and Purprestures, and Carpenters and Masons sicorn. Fol. 316 A.

Presentment of a certain earthen wall, a common nuisance, standing in	
² Fynkislane	C 7
Masons and Carpenters sworn, on Assizes of Nuisance	C 53
Order and Process in Assizes of Nuisance	Custom. 208
Also, of the same	C 14

¹ See page 386 ante.

² Now Finch Lane, Cornhill.

Discharge of five marks exacted in the Exchequer, by Estreat of the Justiciars for enquiry as to Purprestures	1 E fol. 10
Precept made unto the Parson of Saint Laurence Candelwikstrete, that he shall not enclose the Churchyard there, because it is the common way	E 56
Ordinance for removal of Nuisances between the ¹ Conduit and the Stokkes	F 102
That no Hoards, Palings, Steps, or other things, shall be made in the high streets of the City	F 105
Judgment for removal of a certain Wall, newly made at the door of the church of Saint Michael le Quern	H 84
Of Purprestures made by the Dean and Chapter of Saint Paul's, London	Custum. 239
Also, further as to Purprestures made by the Dean of Saint Paul's	Custum. 263
Grant of the building of a Pinnacle to the Conduit of Fletestrete	H 226
Ordinance as to Assizes of Nuisance	C 14
Also, of the same	Custum. 208

Fol. 316 B. *Grants, Confirmations, and Admissions unto the Freedom of divers persons in divers Mysteries.*

Grant of the Freedom unto Hugh Curteys, by the Common Council	H 97
Freedom of the City granted unto a certain Attorney in the King's Court	C 24
Restoration of the Freedom unto Richard Northbury	G 247
Admission of William Tyllere and Terry Dripstein to the Freedom of the Mystery of Broiderers	H 301
Admission of John Dekene to the Freedom of the Mystery of Grocers	H 316
A like Admission for William Sevenok, to the Mystery of Grocers	H 316
Admission of Thomas Smythe, called Stanes, to the Mystery of Vintners	I 1
Admission of John Bisshop to the Mystery of Vintners	I 1
Admission of William Coventre to the Mystery of Mercers	I 14

¹ Situate at the West end of the present Poultry.

Of Fishmongers, Freemen and Foreigners, and of the Sale of their Fish, and the places for Sale; as also, of many other circumstances relating to the Mystery aforesaid, and the Servants thereof.

Fol. 317 A.

That two Hallmotes shall be holden each year, the one against the Feast of Saint Martin [11 November], and the other against Lent; one at the Bridge, and the other at Oldefisshestrete; unto which all shall come, upon one day's notice, when the Sheriff can attend there, and he who shall make default, shall pay 21 pence

And that no person of the City shall buy fresh fish for re-sale, before sunrise, or salt before Prime, if a Foreigner has any share therein; and if a Foreigner has a share therein, it shall be sold after Prime

And that no one shall send to buy any manner of fish, far or near, to forestal the same

And that no one shall buy fish in any vessel, until the rope shall have been brought ashore; and not then, except in form aforesaid

And that no one shall avow or receive the fish of a Stranger, if one half of the fish is not his own

And that as to oysters, mussels, [and] whelks, no one shall sell them or avow them, but those who fish them; and that they shall not lie for sale more than two ebbs and a flood, and shall not be sold by the boat-load in gross; save that, if a Stranger shall not have sold all by Noon, the Resellers thereof may buy them and put them in their shops

And that fish that comes in baskets shall be as good beneath as it is above

And that sturgeon, that comes in barrels, shall be of one taking and of one salting

And that no manner of fish that comes by night, belonging to any one, shall be removed from the boat before sunrise, unless rainy weather shall happen; and then, it shall be upon the Quay, in charge of a Serjeant of the Street

And that no fish that comes in baskets shall be harboured in shop or in house, but it shall remain in view without; save that,

1. A
fol. 89, 90

those of the trade may harbour their own fish by view of the Serjeant, so that the next day it be fully brought into market .

And that no one shall conceal or harbour lampreys of ¹Nantes [brought] by a Stranger, but by the Wall of Saint Margaret's such Strangers shall sell the same; nor shall any one buy them for re-sale before the fourth day after their arrival; nor shall a Stranger sell them afterwards by retail, but by the dozen or half [dozen]

And that no one shall take an Apprentice for less than seven years

And that no Apprentice shall trade, or commit extortion; nor shall any man of the trade, through spite, make fish more dear

And that those who are now Apprentices, shall not work [in the business] until they are enrolled

And that the buyers for the Abbat of Saint Alban's shall not buy more than they need for the House

And that herrings, mackerel, and other fish that comes by cart, shall not be bought before the hour of Noon, for re-sale .

Sprats shall be sold by tandel and half [tandel], and not in gross

Also, that those who sell fish shall not throw the water into the King's Highway, but shall have the same carried unto the Thames

Also, Fishmongers sworn to examine the Baskets that are not of Assize; whose ² Assize is, that the Basket must hold one bushel of oats

Of Foretallers of lampreys

That no one shall regrate fish before Prime rung.—Among the Articles, being, that is to say, Article 23

That no Vendors of fish shall throw their water into the High Street

That no one shall enter a Boat with oysters, mussels, and whelks, before that the same shall have been brought to shore; but that the person who has brought the same shall sell them

Seizure of ³Dorsers because they were not of Assize; and Forfeiture of the Fish, and burning of the Dorsers

1. A
fol. 89, 90

¹ Nantes, in France.

² Or stated regulation.

³ Or baskets.

Measurement made of Dorsers for fish; and Forfeiture of the Fish, and	
Burning of the Dorsers	L E fol. 29
That the Sheriffs shall take from each Dorser one lamprey	E 108
Which Custom is afterwards annulled by judgment given	H 31
Forfeiture of Fish, because [the Sellers] sold the same in their shops,	
and not in the ¹ house of the Stokkes	E 153
That no fish, fresh or salted, shall be put upon stalls for sale elsewhere	
than in Briggestrete, ² Wolchirche, and Oldefisshstrete	F 208
Item, that fresh-water fish shall be brought to Briggestrete and Old-	
fisshestrete, and there sold, and not elsewhere	G 87
Item, that ³ Birlsters, who carry fish about the streets, shall not stand	
in Chepe or elsewhere	G 87
Ordinance that the Fishmongers shall have the Stalls at the Stocks on	
fish-days, and the Butchers on flesh-days	G 91
That no one shall regrate fresh-water fish for re-sale; that is to say,	
roach, barbel, dace, flounders, ⁴ stikelings, smelts, lamperns, or any other	
fish; but that the Fishermen shall sell the same under the Wall of Saint	
Margaret's, Oldefisshstrete, and under the Wall of Saint Mary Magdeleyn's;	
and that no Birlster shall sell fish in any fixed place; and that no Regrator	
shall buy fresh-water fish before the hour of Prime	G 100
Writs for the Fishmongers, for Confirmation of certain Ordinances before-	
written	G 126
Item, that Birlsters shall not stand at any place within the City	G 197
Item, that no one shall regrate fish for re-sale; but that those who take	
them shall sell them	C 197
Item, that no Fishmonger or Regrator shall buy fresh-water fish before	
the hour of Prime	C 197
Plea as to the Fishmongers of Fysshwharfe	Custom. 250
Ancient Statutes of the Fishmongers of London	Horn, 218
Charter of the Fishmongers	G 136
Composition between the Fishmongers and Pelterers	F 79
Also, that the Waters in which Salmon are taken shall be under prohi-	

¹ The Market-house at Stocks Market.

St. Mary Woolchurch.

² Meaning, probably, Stocks Market; which was in the immediate vicinity of Woolchurch Haw, or the Churchyard of³ Or Hucksters.⁴ The stickle-back of the present day.

bition from the Feast of the Nativity of the Blessed Mary [8 September] until the Feast of Saint Martin [11 November]. 1. F fol. 87

Item, that Fishmongers shall not throw their water into the streets, but shall have the same carried unto the Thames Custum. 204

Statute as to Poultry and Fish; and Price of each Fish C 82

Burning of Kidels F 71

[Of the same] E 99

Fol. 318 A. That no one shall go to forestal fresh fish, taken in the Thames, upon the banks thereof F 119

Ancient Statutes of the Fishmongers, to be presented at their Hallmote Custum. 207

That no Fishmonger shall buy fish coming unto the City, before that the good folks shall have bought what they need Custum. 203

That Freemen of the City may stand with the Fishmongers at their stalls, and be partners with them in their wares C 88

Fishmongers sworn to preserve the Ordinance made as to the Sale of Fish E 149

That Freemen of the City shall not pay custom on Lampreys H 31

Fishmongers elected to survey the Nets in the waters of Thames and Medewaye H 82

That no Huckster shall stand in a fixed place, but that they shall go throughout the City H 107

That no one shall regrate fresh fish, but that the Takers shall sell it themselves H 107

Item, as to the Price of smelts, lamperns, and roach, and other fish H 107

Letters and Writs of his lordship the King, for the Fishmongers of London H 326

Also, Ordinances of the Fishmongers H 152, -3, -4

[The same] H 172

Oath of the Wardens of the Mystery of Fishmongers of London H 120

Commission for Supervision of those who fish in the Thames H 129

Ordinance as to Weighing Eels I 111

Ordinance of the Mystery of Fishmongers I 185

Annulment of a certain Judgment as to paying Custom on Lampreys H 31

*Of Mills and Millers of either kind of Corn, and of Pesage ; and
of their Wages and Chastisements.* Fol. 318 B.

One halfpenny to be paid for Pesage of every quarter of corn taken to the mill 1 A fol. 113

Also, as 'Multure for every quarter, three pence A 113

Also, if the Miller shall be convicted of having stolen the flour, or of having been guilty of fraud, the horse of the mill shall be seized, with the flour, until the Owner of the mill shall have come and have caused the Offender to appear ; and if he shall not do so, he shall pay half a mark. And if the Offender shall appear, he shall have judgment of the Hurdle, like a Baker, and nevertheless, the Owner shall make satisfaction for the flour that is deficient. And if the Owner shall refuse to appear, or to produce the Offender, it shall be forbidden that any one shall go to the said mill, until, etc. A 113

Also, that Corn shall be delivered by weight A 113

Also, of the Ordinances aforesaid Horn, 263

Also, Writ for the Punishment of Millers, Bakers, and Brewers A 127

Also, that the three Beams for the weighing of Corn, of late ordained, shall be wholly abolished B 35

*Of Corndealers and Corn-porters ; of Regrators of Malt and Salt ;
and of the Places for the Standing and Sale thereof, with other
matters relating thereunto.* Fol. 319^a A.

That no Monger, [or] Regrator of corn, fish, [or] birds, shall buy victuals before Prime rung A 129

Also, that a Corn-porter may not mete corn, or enter any churchyard, house, or vessel, to value corn, until he is called by the Owner of the corn A 130

[Of the same] D ²156

That no one shall be a Broker of corn or malt G 18

Men sworn to make search that no one sells his corn beyond a fair price, or mixes putrid corn with good corn C 40

Forestallers of corn adjudged to lose their freedom C 40

Item, that no one shall sell corn by sample or in secret, but in the

¹ Payment for grinding.

² See D, fol. 158.

Markets in Newgate and at Grascirche; and this, after Prime rung, and not before 1 D fol. 155

Item, that corn brought unto the City, by land or by water, shall be exposed for sale in market only

Item, that corn which is brought to Queen-Hythe, or elsewhere, by a Stranger, shall not be exposed for sale before Prime rung at Saint Paul's

Item, that a Stranger shall not expose corn for sale, or buy by sample; nor shall a Foreigner sell unto a Foreigner

Item, that no one of the City shall buy corn ¹coming into the City, for re-sale

E 44

Item, that no Denizen shall avow the corn of a Stranger

Item, that no Denizen Regrator shall stand on the ²Pavements among Strangers, but by themselves; nor shall [any Denizen] entrust his corn unto a Stranger for re-sale

Item, that no one shall entrust his money unto Corndealers frequenting the markets of ³Upeland, to make a gain upon each quarter

Certain men elected at Billyngesgate and Queen-Hythe, in order that corn brought thither for sale may not be taken out of the City E 137

That no one shall sell corn by sample

That no one shall expose corn for sale at Queen-Hythe, or at Billyngesgate, before ⁴half-Prime

That no Meter shall be a Broker

F 81

Also, that no one shall forestal corn

Also, that no Corndealer shall ⁵buy corn, and leave the same in the hands of the Vendor for re-sale

Also, of the same Ordinances G 29

Also, that Brewers, or those who make malt, shall not consume the water of the Conduit F 107

Item, that corn and malt shall be wholly brought into market, and sold by him who brings the same F 181

¹ The words here, '*en la citee*,' are evidently superfluous.

² At Grascirche, and before the Friars Minors at Newgate, where the corn was exposed for sale.

³ Under the name of 'Upeland,' all country-places, as distinguished from London, seem to have been known.

⁴ Probably half-past six in the morning.

⁵ The word '*vendat*' is evidently an error.

- Item, that the Quarter of malt shall be sold by the nine bushels 1. G fol. 29
- Item, that no Corndealer or Regrator shall buy corn, or malt, or salt, in the City, for re-sale G 29
- Item, that no Merchant shall buy corn, malt, or salt, at Billyngesgate, or at Queen-Hythe, before that they shall have been exposed for sale for three days after their arrival G 56
- Item, that no corn shall be sold at Billyngesgate, or at Queen-Hythe, before that they shall have been exposed for sale for three days after their arrival } Fol. 319 a.
- Item, that no one shall buy corn, malt, or salt, and leave the same in the hands of the Vendor for re-sale }
- Item, that no one shall place corn or other victuals in the hands either of a Stranger or a Denizen, for the purpose of buying it back again } G 72
- Item, that no Corndealer, or other person, shall buy corn, malt, or salt, coming by water, until the same shall have been at market for three market-days }
- Item, that no one shall bring corn or malt for sale, except upon market-days G 86
- Item, that corn and malt shall be wholly brought to market G 107
- Item, that no Hosteler shall make any bread, but shall buy it of the Bakers G 135
- Item, that corn and malt shall be sold only in full market G 197
- Item, that no one shall place his own corn, or other victuals, in the hands of Foreigners, or others, to buy back the same G 197
- Item, that all corn that comes from the East in boats, as in quantities of one bushel, two, or three, shall there be sold G 206
- Item, that no wheat shall be sold to make malt thereof E 62
- ²Item, that Brokers and others who buy corn shall not delay in making payment unto the Country-folks therefor D 156
- Item, that Brokers and others who buy corn, etc. E 157
- Writ [commanding] that corn shall not be sold too dear by reason of the King's arrival, and Ordinance thereon E 157
- Corndealers sworn to keep the Markets according to the Ordinance of the City F 66

¹ At Billingsgate.² See page 229 *ante*.

- That corn shall be wholly brought to market, and there sold 1. F fol. 81
- That Corndealers shall buy no corn in the City, but only in Upe-
lande F 81
- Ordinance as to what the Meters of salt, wholesale and retail, shall take
for meting the same, and for cartage F 164
- Item, that no one shall carry corn or malt out of the City, under pain of
forfeiture G 244
- Also, of the same H 15
- Writ [enjoining] that no one shall buy or forestal any corn in the
Granary before that the same shall have come to market G 255
- Item, that no one shall sell corn or malt, except in full market
- Item, that no one shall place corn or other victuals, by sample,
in the hands of another, to buy back the same
- Item, that no one shall sell corn before the bells rung, there-
unto ordained G 260
- Item, that no one shall buy corn, malt, or salt, or other
victuals, to leave the same afterwards in the hands of the
Vendors for re-sale
- Item, that no one shall carry corn or malt out of the City
- Item, that no Hosteler shall make bread in his house G 265
- Item, that Porters shall take as they were wont, and not more F 181
- Item, that those who bring corn or malt unto the City, shall bring the
same to the Markets; that is to say, from the Counties of Cantebrigge,
Huntyngdone, [and] Bedforde, and from Ware, unto Graschirche; and those
who come from Barnet and from the West, unto Newgate ¹G 324
- Item, that no Denizen shall put his corn into the hands of a
Fol. 320 A.
- Foreigner, for sale; and that no one who shall have bought corn
in the market shall leave it in the hands of another for re-sale G 324
- Item, that as to Corndealers who bring corn unto the City for sale,—no
one shall sell it by shew or by sample; and that they shall come unto the
markets; and that no [corn] shall be sold after Prime Custum. 201
- Item, that every vessel and boat that brings corn, shall stand one day
for sale unto the commons Custum. 201
- Item, that every one shall pay for the corn that he buys of Foreigners;

¹ See also H, fol. 114.

and if he does not, that the Vendor shall have his recovery by the Statute of Smythfelde 1. Custum. fol. 201, 219

Item, that no Regrator of corn, poultry, or fish, shall buy for re-sale before the hour of Prime Custum. 203

Item, that no Monger of corn or of other victuals shall go out of the City to buy any victuals coming thereunto Custum. 203

Item, that no Monger or Regrator shall buy victuals coming unto the City before that the good folks shall have bought thereof Custum. 203

Item, that no Corn-porter shall sell or measure corn, or shall value corn, before that he shall be required so to do Custum. 204

Divers Presentments, at the Iter, against the Fermors of the Sheriffs, as to the Toll of corn Custum. 257

There ought to be no Monger of corn except at Queen-Hythe Horn, 256 .

Item, whosoever shall bring corn unto the City, by land or by water, shall sell it at the places appointed

Item, that corn which is brought unto Queen-Hythe by Strangers, shall be exposed for sale at the hour of Prime, upon view of four reputable men, chosen thereunto

Item, that no Stranger shall expose corn for sale, or shall buy by sample; and that no Foreigner shall sell unto another Foreigner

Item, that no Regrator of corn shall buy corn for re-sale

Item, that no one shall avow the corn of a Foreigner

Item, that no Denizen Corndealer shall stand with a Foreigner, nor shall any Inhabitant place his corn in charge of a Foreigner

Item, that no one shall let his house unto a Baker to share in the gain

Item, that no one shall let Bakers have corn on credit

Item, that no one shall entrust his money unto a Corndealer frequenting the markets in the country, to have a share in his gain

Horn,
333, -4

Also, that there shall be taken for the Metage, Cartage, and Portorage of one quarter of corn from Queen-Hythe, throughout all the Lanes as far as Westchepe, and as far as the church of Saint ¹Antony, ²Horsebrigge,

¹ See page 212 *ante*, Note 1.

² See page 212 *ante*, Note 2.

and Wolsyesyate, only one halfpenny farthing; and from the said hythe as far as the places named,—as far as Flete, [that is], Newgate, Crepulgate, Cornhulle, Estchepe, [and] Billyngesgate, one penny; and from the said hythe as far as the ¹Bars of the suburbs, one penny farthing. And every Master shall find a quarter, bushel, half [bushel], ²strike, and one horse; and there shall be eight Masters, and every one shall have three Associates, each of whom shall find one horse and seven sacks l. C fol. 54

Item, that Porters shall take only one farthing for a horse-load
Fol. 320 B. of flour G 121

Item, that no one shall sell corn or malt except in full market, and not by sample

Item, that no one shall place his own corn, or any other victuals, by sample, in the hands of another, for re-purchase thereof

Item, that corn or malt shall not be sold before the bells rung, nor yet by sample, except in full market H 15

Item, that no one shall buy corn, malt, or salt, or any other victuals, to leave the same afterwards in the hands of the same Vendor for re-sale in gross or by retail, or for other collusion

Item, that no one shall buy corn, malt, or salt for re-sale, which has come by water for sale, before that the same shall have remained openly in full market for three market-days

Item, that no one shall carry corn or malt out of the City, except in full market

Item, that no one shall place corn, malt, or other victuals, by sample, in the hands of another for sale

Item, that no corn shall be sold at Byllyngesgate, Queen-Hythe, or Grascherche, before that the bells shall have rung out which are thereunto ordained H 98

Item, that no one shall sell corn beforehand by sample

Item, that no one shall buy corn, or other victuals, to leave the same in the hands of the Vendor for re-sale

Item, that no Corndealer, or other, shall buy corn, malt, or salt, for re-sale, which comes by water for sale, until the same shall have remained in market for three market-days

¹ See page 212, where it is 'Bar' only.

² See page 212 ante, Note 4.

Item, that no one shall carry corn, malt, or wine, out of the City, without leave l H fol 98

Proclamation that those who come with corn and malt for sale from the Eastern side, by way of Ware and those parts, shall stand at Grashirche; and those from the Western side, as by way of Barnet, shall stand at the Friars Minors, and not elsewhere H 114

Ordinance as to corn and malt H 121

Provision made against Dearthness of corn I 15

Of Brewers and Hucksters selling Ale; of the Measures, Barrels, and Sale thereof, together with the Regulation and Punishment of Defaults therein; and of the Articles and Ordinances of the said Brewers. Fol. 321 n.

If a Brewer shall break the Assize, and be convicted thereof, he shall pay, the first time ten shillings, the second time twenty shillings; and the third time, he shall have the punishment provided therefor, in Westchepe C 113

And if, when convicted, he shall be unwilling to pay, or cannot pay, he shall have the punishment, as above C 113

That the gallon of ale shall be sold for one halfpenny farthing, and no ale at a higher price C 119

Also, that Brewers shall sell by pottle and quart, marked with the Seal of the Alderman C 119

And that the Tun shall contain one hundred and fifty gallons . . . C 119

Item, that no Brewer shall keep his door open after Curfew rung, under a penalty of half a mark B 33

Writ for the Brewers of London, that the Sheriffs shall not unjustly amerce or distrain them C 4

Item, that no Brewer shall keep his door open after Curfew rung at Saint Martin's, under pain of paying, the first time forty pence, the second time half a mark, the third time twenty shillings; the fourth time, he shall forswear the trade C 14

Also, that Brewers shall not consume the water of the Conduit D 110

Item, that the gallon of ale shall be sold for one halfpenny farthing, and one penny, and no more D 157

Item, that Brewers shall sell by sealed measure D 157

Proclamation that the gallon of ale shall be sold for one penny halfpenny, and one penny halfpenny farthing, and no more l. E fol. 57

Prohibition of ale being sold upon the Bridge E 108

That no Brewer shall keep his door open after Curfew rung F 70

Also, of the same E 194

Also, that Brewers shall sell by the gallon, pottle, and quart; a gallon of the best for one penny halfpenny: and that if any one shall infringe the same, he shall have imprisonment for three days, and shall pay forty pence at his departure; on a second occasion, his imprisonment shall be for six days, and he shall pay half a mark; and on the fourth occasion, he shall forswear the City F 18

Also, that the quarter of malt shall be sold by the nine bushels F 81

Also, that Brewers shall not consume the water of the Conduit F 107

Item, that every Brewer shall sell by sealed measure F 214

Item, that no Brewer shall keep his door open after, etc. F 214

Item, that they shall sell by Sealed measure G 2, 29

Item, that no Taverner shall keep his door open after, etc. G 10

Item, that Brewers shall sell the gallon at a certain price G 29

Item, that a Brewer may sell ale to Reqrators G 87

Item, that they shall sell by Sealed measure G 87

How the gallon of ale shall be sold G 107

That a Brewer shall not keep his door open after Curfew rung at¹Bowe G 176

Item, that no one shall sell ale except by Sealed measure G 176

Item, that the gallon of ale shall be sold at a certain price G 176

Item, that no Brewer shall keep his door open after Curfew rung G 196

Item, that no one shall sell ale except by Sealed measure G 196

Item, that no Reqrator shall buy ale for re-sale G 207

Item, if Brewers shall be attainted of being perjured, or of
Fol. 322 A. [using] false measures, they shall be, etc. G 207

Item, that the gallon of ale shall be sold at a certain price G 244

Item, that no Brewer shall keep his door open after Curfew rung H 14

Item, that ale shall be sold at a certain price G 259

Item, that no Huckster shall buy ale for re-sale G 259

¹ The Church of St. Mary le Bow, in Cheapside.

Item, that no Hosteler shall sell ale except unto his Guests	L G fol. 259
Item, that no Huckster shall sell ale	G 255
The Assize of Ale	Custum. 165
Punishment of Brewers and others breaking the Assize	Custum. 165
That no Sheriff shall take fine of a Brewster	Custum. 202
Item, that Brewers shall sell by scaled measure, and that the tun shall contain 150 gallons; and that they shall carry their measures unto the house of the Alderman four times in the year; and shall give for [marking] the gallon two pence, the pottle one penny, the quart one half-penny, and the bushel one penny	Custum. 202
Item, that no Brewer shall keep his door open after Curfew rung	Custum. 205
Item, that no Brewer shall keep his door open, etc.	Custum. 217
Item, that the Assize of Ale shall be observed	Custum. 219
The Assize of Ale	Horn, 121
Writ for making Proclamation as to the Sale of Ale	E 58
Penalty ordained for Brewers who sell against the Assize	G 165
That Brewers shall sell ale only by scaled measure	F 161
Item, that no Regrator or Regratress shall sell ale, or keep door open after the proper time	G 29
Writ against the Brewers	F 150
Proclamation as to the Sale of Ale, and against the Regrators of such ale	G 41
Brewers chosen to serve his lordship the King with ale	G 55
That the gallon of best ale shall be sold for one penny halfpenny, and the other for one penny the gallon	H 14
That no Huckster shall buy ale for re-sale, under forfeiture of all such ale	H 15
Ordinance as to the Sale of Ale; and Ale-conners elected in each Ward	H 71
Ordinance that every Brewer who brews five quarters of malt, or less, per week, shall pay forty pence on every default found; and that he who brews more than that quantity, shall pay 6s. 8d.	H 107
That those who bring malt for sale through Ware and other places on the	

¹ See *Liber Custumarum*, fol. 165.

Eastern side, shall stand at Grascherche; and those through Barnet and those parts, at the Friars Minors 1 H fol. 114

Ordinance as to Brewers and Hucksters H 164

Fol. 322 B. Ordinance as to Brewers H 144

That Hostellers and Brewers shall sell ale by full measure, and not by the ¹hanap H 156

Ordinance as to Brewers and Hucksters H 164

Ordinance as to Brewers I 51

Ordinance for the Sealing of Brewers' Barrels I 66

Fol. 331 A. *Of Bakers and their Servants; White Bread and Tourte, the Assay, Assize, Weight, and Price thereof; [and of] the Government and Chastisement of the same.*

Writ for the Punishment of Bakers, Brewers, and Millers A 127

That two loaves shall be made for one penny, and four for one penny; and the loaf shall not be coated with bran, or made of bran

That Bakers shall not sell bread before the oven, but in market; and if any one shall do so, he shall be amerced, and the Buyer shall lose the loaf

That each Baker shall have his own Seal

That each Alderman shall have [the impression of] such Seal in his custody

That no Baker of white bread shall make tourte bread, or the converse

That a Baker shall not buy corn for re-sale

Also, that the Hurdles upon which the Bakers were drawn, shall be abolished; and that from henceforth Bakers shall have the punishment of the Pillory B 35

A certain Baker abjured his trade, because he had been thrice drawn [on the Hurdle] D 190

The Manner and Rule for making the Assay of Bread C 13

The weight of ²demesne bread, market bread, and French bread Horn, 234

¹ Mugs or cups with handles, much used by the ale-sellers of former times. ² See page 305 *ante*, Note 6.

Writ of the King [enjoining] that the Assize of Bread shall be observed 1. D fol. 113

Item, that Bakers shall not sell their bread before the oven, or in the house, but in market D 156

Item, that the Sheriffs shall take no fine from Bakers, or from Brewsters; but they shall have corporal punishment D 156

Composition for Punishment of those who infringe the Assize of Bread and Ale Horn, 121

Item, that the bread of a Foreign Baker shall be forfeited B 53

'Also, that if a Baker conceals himself, and cannot be found, in such case his bread shall be taken, and weighed at the Guildhall; and if the Baker shall have made default in such bread, he shall still have punishment inflicted afterwards E 5

A certain Baker forswore his trade, and, because he afterwards followed it, he had an imprisonment of thirteen days E 105

Item, that no one shall let his house unto a Baker, to have a share in the profits of the oven; and that no one shall let a bakehouse unto a Baker for letting him have corn upon credit, in order to have a certain profit upon such corn when baked E 44

Also, that Bakers shall not carry a sword, club, etc., for making Affray E 99

Ordinance as to Bakers and their Servants E 221

Also, Ordinance of the Bakers Horn, 265

Note, Punishment of the Hurdle inflicted on the Foreign Bakers of Stratforde D 173

Also, of the same D 181, -9

The Assize of Bread Custum. 64

Punishment of those who infringe the Assize of Bread, and of others Custum. 65

Petition of the Bakers for making the new Assay D 114

Item, that no Baker shall sell bread before his oven, but in market

. Custum. 202

Item, that each Baker shall have his mark; and no Baker of white bread shall make tourte bread, or the converse Custum. 202

¹ See page 313 *ante*.

Item, that no Baker shall buy corn for re-sale	
Item, that no Baker who makes tourte bread shall Fol. 331 B. sell his flour to a Cook, or to other persons	
Item, that their bread shall be taken once every month	
Item, that no Sheriff shall take fine from a Baker or Brewster	
Item, if default shall be found in bread, the first time, let the Baker be drawn with the loaf hanging from his neck; the second time, let him be drawn and set upon the Pillory; and the third time, let him be drawn, and his oven pulled down, and let him forswear the trade within the City	1. Custum. fol. 202
Item, that unto a Regratress there shall be allowed thirteen loaves for twelve; and that the Baker shall not receive back the bread from them when cold	
Item, if default shall be found in Foreign Bakers, let all their bread be forfeited unto the use of the Sheriffs; and they are not to put their bread in shops or in selds	
Articles to be mentioned to the Bakers at their Hallmote	Custum. 212
That wastel and French bread shall be of like price	G 207
The manner of the Assay of Bread	Custum. 210
Item, that the Assize of Bread shall be kept; and the Punishment of a Baker of false bread	Custum. 219
Petition of the Bakers, and Divers Writs as to them	Custum. 249
The Assize of Bread	Horn, 121
The Profit of the Baker	Horn, 121
The Assay of Bread in London	Horn, 234
A certain Servant of a Baker received charge of a Bakehouse	H 61
That no Regrator shall buy bread in Suthwerk	A 129
That wastel and French bread shall be of like price	G 207
The Articles which ought to be repeated unto the Bakers	Horn, 226
Item, that a quarter of bran shall be sold according to the price of a bushel of wheat	F 182
Item, how bran shall be sold	G 107
That Bakers shall instruct their servants twice a year how to bolt and how to knead their dough	H 96
That no one shall follow such trade if he does not understand the same	H 96

Item, that they shall make loaves at four for the penny, of flour of the best bolting	
Item, that they shall not make their dough with spring water	
Item, that they shall not buy bad corn, for mixing with good corn	
Item, that they shall sell unto the Hucksters only thirteen loaves as twelve, without gift or other 'curtesy	
Item, that a Tourte-baker shall not have a bolter, nor make white bread	1. H fol. 96
Item, that bread of the worst leaven shall be made of sieved flour	
Item, that horse-bread shall be made only of beans and peas, without other mixture	
Also, another Ordinance of the same, immediately following	
And hereupon, a Bill was sent unto each Alderman, [commanding] him to make enquiry as to them and other Mysteries	
Item, that Bakers shall make such bread as is ordained by the Mayor and Aldermen, and shall be obedient unto the Surveyor thereunto deputed	H 97 Fol. 332 A.
Item, that no one shall mix bad corn with good corn	H 97
Item, that no Baker shall prevent the Servants of the good folks from being present at the kneading of their dough	H 97
Also, of Bakers	H 144
Also, of Bakers	H 160

Of Vintners and Winedrawers, and the Price of Wines: of Gauging, of Unsound Wines and Search therefor, [and] of Supervision and Forestalment; of the Ale-stakes of Taverners, and all other matters touching such Craft. Fol. 332 B.

That six pence shall be taken for the Brokerage of one tun of wine	A 127
Item, that no Taverner shall keep his door open after Curfew rung, under a penalty of half a mark	B 33
Also, of the same	C 15

¹ See page 232 *ante*, Note 3.

Also, that Winedrawers shall take no more than two pence for drawing one tun from the boat on to the Quay, and from thence unto the cellar upon the Quay; and from the boat unto a cellar in any Lane upon the Thames, two pence halfpenny; and from the boat unto a cellar in the Street of Thamisestrete, in the Parish of Saint Martin, and elsewhere in the neighbourhood, three pence; and from the boat unto a cellar in a Lane running into the aforesaid Street of Thamisestrete, four pence; and from the boat unto a cellar in the ¹Ropery, six pence; and from the boat unto Lanes without the Walls, as far as the ²Bars, ten pence; and for the cartage of one tun or two pipes, in a strange cart, four pence. And that there shall be always ready for landing a tun, twelve Associates at the least 1 C fol. 69

Writ against the Taverners as to Putrid Wines	D 113
Ordinance as to the Sale of Wines	D 117
Item, that Taverners shall sell by sealed measure	D 157
Item, that Taverners shall not keep their doors open after Curfew rung	E 1
Also, of the same	E 194
Of the Sale of Wines	D 117
Item, that Taverners shall sell by sealed measure	D 157
Writ for the Chastisement of Vintners and Taverners	F 13
Writ as to having view where wines are drawn	F 62
Ordinance as to having view where wines are drawn	F 63
That no Taverner shall keep his door open after Curfew rung	F 70
That no Taverner shall mix corrupt wine with good wine	F 70
Writ [commanding] that wines shall be gauged	F 78
That no Prisage shall be made of the wines of Citizens	F 104
That every one may see where his wine is drawn, and from what vessel	F 181
Item, that they shall sell by sealed measure	F 181
Item, that Taverners shall sell by sealed measure	F 181
Item, that no Taverner shall have a cloth hung before the door of his cellar	F 214
Writ [commanding] that Vintners shall not mix new wines with old	G 1

¹ See page 212 *ante*, Note 2.

² See page 212 *ante*, Note 3.

Writ [commanding] that wines shall not be sold before they are gauged	1 G fol 1
Item, that no Taverner shall keep his door open after Curfew rung	} G 2
Item, how the gallon of wine shall be sold	
Item, that those who have sweet wine shall have no other wine in the same tavern	
Item, that no one shall sell except by sealed measure	
Item, that no Taverner shall refuse to let any one see his wine drawn, or shall have cloths before his door	} G 10
Item, that no Taverner shall keep his door open after Curfew rung	
Item, that Taverners shall have nothing before the doors of their cellars	G 29
Item, that they shall not sell sweet wine by false measure	G 29
Item, that no one shall sell wine except by sealed measure	G 29
Item, that no one shall sell one wine for another	G 72
Item, that no one shall go unto la ¹ Pole, or elsewhere, to meet wines for buying them	G 72
Item, that Taverners shall sell by sealed measure, and not by the ² cruskyn	G 87
Item, that no Taverner shall put Rhenish wine and White wine in a cellar together	G 87
Writ as to Vintners	G 139
Item, that three Vintners shall be sworn each year, to set a price upon wine	G 147
Writ as to Sweet Wines, that the Taverns [thereof] shall be in the hands of the Mayor	G 157
Item, that no Taverner shall keep his door open after Curfew rung	G 176
Item, that no one shall sell wine except by sealed measure	G 176
Vintners sworn for making Examination of wines, and Porters chosen for wines	E 94

Fol. 333 A.

¹ The Pool of the Thames ; see page 230 *ante*.² Or small drinking-cup.

Writ commanding obedience unto John Pecche, for making Scrutiny of sweet wines	1 G fol 314
Writ as to the same John, and Price of sweet wines	G 312
Item, that Taverners shall not keep their doors open after Curfew rung	G 196
Item, that no one shall sell wine except by sealed measure, and not by the 'cruse'	G 196
Item, that corrupt wine shall be condemned	G 196
Item, that new wines shall not be put in cellars with old wines	G 260
Item, that White wine of Gascoigne, of la Rochele, of Spain, or other place, shall not be put in cellars with Rhenish wines	G 260
Writ as to not selling wines elsewhere than at the Quays, where they have been wont to be gauged, or before they have been gauged	G 264
Item, that no one shall sell any manner of wine for more than two pence [the quart]	G 295
Proclamation as to the Sale of Wine	G 306
Item, that no one shall go unto la Pole, or elsewhere in the Thames, to buy wines or other merchandize	Custum. 201
Item, that no Taverner shall keep his door open after Curfew rung	Custum. 205
Also, of the same	Custum. 217
Item, that the Assize of Wine shall be kept	Custum. 219
That Brokers of Wine shall take three pence for the tun ²	
Ordinance as to the Price of Wine, and that persons may see their wine drawn, under pain of paying half a mark	G 103
Account of the Mayor and Sheriffs as to forfeited wines	G 35
That no wines shall be sold upon the water, [or] before that they have been put on land [and] into the cellar	G 223
Articles of the Vintners	G 243
Proclamation that corrupt wines shall be forfeited	G 244
Item, after the arrival of new wine, none shall be sold before that the old has been disposed of	G 244
Item, that no white Wine of Gascoigne, of la Rochele, or Spain,	

¹ The same, probably, as the 'cruskyn' above-mentioned. ² The reference is omitted.

or of any other country, shall be stowed in cellars with Rhenish wines 1 G fol 244

Item, that Rhenish wine, and all other wine, shall be sold by sealed measure G 244

Also, of the same H 15

Fol. 333 B.

Item, that the doors of taverns shall be open, that so each may see his wine drawn, under a penalty of forty pence H 11

Item, that no one shall carry wines Eastward, if he does not find sufficient surety that he will carry them unto a Port within the realm H 1

Item, that no one shall go unto la Pole, or elsewhere, to forestal wines G 259

Also, of the same Custum. 201

And in Book H 14

That White wine shall not be sold for Rhenish wine G 207

Item, the Price of Wine proclaimed G 107

Brokers of wines sworn C 66

Also, of the same D 144

Divers men elected for making Scrutiny of wines C 70

Writ [commanding] that the gallon of wine shall be sold for three pence E 30

A certain Taverner was attached because he sold wine dearer than according to Proclamation E 57

Petition of the Vintners made unto the Council of his lordship the King E 119

Writ [commanding] that wines shall be gauged before they are exposed for sale G 265

Writ as to the Office of Gauger of wines F 112

Writ [commanding] that wines shall be sold at a certain price G 30

That wines shipped in Gascoigne shall be brought into England G 41

The Price of wines assessed G 56

Writ as to Gauging wines, and [commanding] that they shall be sold at a certain price G 73

Proclamation as to the Sale of wines G 93

How wines ought to be sold,—at what price G 98

Writ [commanding] that sweet wines shall not be sold within the City	1 G fol. 172
Writ for setting a Price upon wines	G 178
Writ [commanding] that wines and oil shall not be sold before they have been gauged	G 188
Writ as to Gauging wines	G 204
Vintners put on surety that they will sell wine at a reasonable price	G 201
The Price of Rhenish wine	G 238
That no Ale-stake of a Taverner shall exceed seven feet in length	H 22
Proclamation as to the Price on sale of wines	H 35
Wines unsound and putrid adjudged to be thrown away	H 72
Ordinance as to the Sale of wines, and as to Taverners; and Proclamation thereupon	H 73
That Rhenish wines shall not be sold dearer than eight pence [per gallon]; and Red wine at six pence; ¹ Vernage at two shillings; ² Malvezie at sixteen pence; Crete and ³ Provence at twelve pence; and that by sealed measure, under the penalty enacted	H 97
Ordinance as to the Price of wines	H 97
Item, that corrupt wine shall be condemned	H 98
Item, that White wine of Gascoigne, Rochele, of Spain, or of any other country, shall not be in cellars where Rhenish wine is for sale	H 98
Item, that no one shall go unto la ⁴ Pole, or elsewhere, to meet wines coming unto the City, to make bargain for the same, until they shall have arrived at the Quays, [and] after being discharged or put on land	H 98
Ordinance as to Winedrawers	H 302
Pardon granted unto the Vintners by his lordship the King	H 217
Writ as to the Gauging of Red or other wines	I 78
Also, that no one shall expose for sale wines counterfeit or mixed, made by himself or by another, under pain of being set upon the Pillory	I 227

¹ Red wine of Vernaccia, in Tuscany.² Or Malmsey, a Greek wine.³ Probably the modern Roussillon.⁴ The Pool of the Thames.

Judgment of Pillory for a false wine, called ¹Romeney, in the same folio [1. I fol. 227]

Of Butchers, their Places and Stalls; and of the Sale of their Flesh, and the places for the Slaughtering of Animals; of the Hides of such Animals, and the Places for burying the Entrails; and of other [matters as to] Punishments and Chastisements for their Defaults. Fol. 334 n.

That Butchers shall sell flesh-meat as they were wont, and that they will not ²harbour flesh A 130

Item, that Strange Butchers shall bring their hides and pelts of each beast, under pain of losing the value of such hide or pelt; that is to say, for the hide of an ox, 2s. 6d.; of a cow, two shillings; the pelt of a mutton, without wool, one penny halfpenny; [the hide] of a calf, one penny halfpenny; and then he shall sell until Noon by retail, and after Noon in gross, until Vespers [rung] at Saint Paul's; so that by then he shall have sold all, without carrying anything away, salting, or storing it, under pain of forfeiture A 130

That the carcase of the best ox shall be sold for a mark; of the best cow for ten shillings; the carcase of the best pig, four shillings; of the best mutton, two shillings; the best capon, four pence; the best hen, three pence; the best rabbit, with the skin, five pence, and without the skin, four pence; one hundred eggs, at 120 [to the hundred], eight pence; a partridge, three pence; a plover, two pence; eight larks, one penny; one thousand red herrings, six shillings; the best stockfish, one penny halfpenny; a cod six pence: and if any person shall sell contrary hereto, he shall be committed to prison C 38

Item, if any person shall withdraw himself by reason of this Ordinance, he shall lose his freedom, and forswear his trade C 38

Ordinance made as to the Streets at the Stokkes D 145

³That Butchers shall not withhold their payment from the Country-folks, for the beasts which they buy D 156

That Strange Butchers shall bring their hides with their flesh D 155

Item, that Butchers shall sell their pelts and hides in market D 158

¹ A superior kind of Malvesie or Malmsey.

² See page 230 *ante*.

³ I. e. stow it away in their houses.

Ordinance that flesh-meat shall be sold at the Stokkes	1. E fol. 146
Grant by the Mayor of a certain place unto the Butchers of Est- chepe	E 148
Writing by the Mayor as to the house called 'le Stokkes'	E 150
Confirmation by the City as to the house called 'le Stokkes'	E 152
Ordinance as to the Conservancy of the same, under penalty of half a mark	E 159
Confirmation by the King as to the same house	E 153
Ordinance made for the Butchers of ¹ Stokkis	} E 218
That no Foreigner shall sell by retail	
That no one shall take the Servant of another	
That those who have the freedom shall dwell in the City and the Suburbs thereof	
That whosoever shall act to the contrary of any of the points aforesaid, shall pay unto the Chamber forty shillings	
Ordinance as to the Place at the Stokkis, and Commission unto the Wardens of the Bridge thereon	E 248
Commission made unto the Butchers of Saint Nicholas as to a piece of land in ² Secollane	F 67
Divers Writs for the Butchers of Saint Nicholas, as to having a Bridge near the Friars Preachers	G 36
Ordinance made as between the Fishmongers and Butchers at the Stokkes	G 91
Writ [commanding] that the entrails or other filth of the Butchers of Saint Nicholas shall not be carried to the Thames	G 246
Proclamation as to the slaughtering of large beasts without the City	G 281
Item, that Strange Butchers shall bring their hides with the Fol. 335 A. flesh, and shall then sell by retail, etc.	Custum. 204
Item, that no Butchers shall sell woolfels, so long as the animals are alive	Custum. 206
Item, that no Butchers shall sell tallow or lard, to be carried beyond sea	Custum. 206
Item, that Butchers who buy beasts of Foreigners, shall pay for them ;	

¹ Stocks Market, at the east end of the
Poultry.

² Seacoal Lane, near the Fleet River.

or else that the ¹ Creditors shall have their recovery by the Statute of Smethelfelde	1 Custum. fol. 201
Divers Writs whereby beasts are set at a certain price	E 30
Butchers sworn to oversee their Mystery	E 94
Ordinance of the Butchers	Horn, 265
That no one shall sell a lamb at a higher price than six pence; and that no one shall go out of the City to buy lambs	H 97
Item, that Butchers shall close their shops before candle-light, and shall not sell flesh-meat by light of candle	H 97
Also, Ordinance of the Butchers	H 59

Of Barbers, and their Ordinances.

Fol. 835 B.

Ordinances of the Barbers	C 96
Also, Ordinance of the Barbers	G 61
That the Barbers shall not place blood in their windows	D 157
Also, another ² Ordinance thereon,—in a certain Chapter beginning 'That no swine,' etc.	Custum. 203
Ordinance of the Barbers	H 27
Ordinance that the Barbers shall not work or keep their shops open on Sundays	I 125
Also, Ordinance of the Barbers	I 94
Ordinance made upon a Scrutiny of the Barbers	I 149

Ordinance of the Writers of Court-hand, and of Illuminators.

Ordinance of the Writers and Illuminators	G 61
Articles of the Writers of Court-hand	G 307
Judgment of Pillory for a certain false and counterfeit Letter	H 65
Judgment of Pillory for a certain forged ³ Obligation	H 54
Also, a like Judgment for a certain false and counterfeit Letter	H 125, 139
Judgment of Pillory for making and writing a certain false Deed	H 259
Also, Judgment for a certain false Obligation	I 113
Ordinance of Textwriters and Limners	I 25

¹ Erroneously given as 'Debtors,' in the original.

² See page 236 *ante*.

³ Or Bond.

Of Poulterers and the Price of Poultry; of Cooks, Pastelers, and Victuallers.

Fol. 330 A.

Statute as to Poultry, and the Price of all kinds of poultry and of all kinds of fish	L C fol. 82
Also, the Price of Poultry	C 38
Divers Writs whereby beasts and poultry are set at a certain price	E 30
That Strange Poulterers shall sell at Ledenhalle	F 102
Item, that no Denizen Poulterer shall come there to buy or to sell	
Item, that no Cook, or Reqrator, shall buy any Poultry before Prime rung at Saint Paul's	
Also, that no Poulterer of the City shall sell any poultry on the East Side of the Tun on Cornhulle	
Also, that a Foreign Poulterer shall sell from ¹ Matins until Prime unto the reputable men of the town, and after that unto Cooks and Reqrators	
Item, that no Poulterer or Reqrator shall forestal merchandize coming into the City	G 29
Item, that no Denizen Poulterer shall stand at Ledenhalle among Foreign Poulterers, but [they shall stand] in their own houses, adjoining the church of Saint Michael on Cornhulle	G 72
Item, that no Denizen Poulterers, themselves, or by their Servants, shall buy poultry of Strangers before the hour of Prime	
Item, that no Foreign Poulterer shall bring poultry into the house of a Denizen Poulterer	
Item, that no one shall go to meet poultry, to forestal the same	G 108
Item, how geese, capons, game, and beef and mutton, shall be sold	
Item, that no Victualler shall conceal his victuals	
Item, that no Victualler shall keep his victuals until they become spoiled	

¹ The Canonical hour of midnight.

Item, that Victuals shall be sold at a reasonable price	1 G fol 176
Item, that no one shall go to forestal victuals coming unto the City	G 196
Item, that no Denizen Poulterer shall stand at Ledenhalle	} G 196, -7
Item, that Foreign Poulterers who enter by Newgate and Aldrichesgate, shall sell upon the Pavement before the Friars Minors	
Item, that Denizen Poulterers shall stand before the Church of Saint Nicholas Flesh-Shambles	
Item, that no Denizen Poulterer shall buy of a Foreign [Poulterer] before Prime rung	
Item, that no one shall expose corrupt poultry for sale	
Item, that no Foreign Poulterer shall bring or harbour his poultry in the house of a Denizen	
Item, that no one shall go to forestal poultry coming unto the City	
Also, of the same	H 15
Item, that Boats which bring lambs unto Saint Botulveswharf shall discharge there	G 207
Item, that Boats which bring petty victuals for sale, coming from the East, shall discharge there	G 207
Item, that no Denizen Poulterer shall stand at Ledenhal, within a house or without	} Fol. 303 n. G 260
Item, that Denizen Poulterers shall be before the Church of Saint Nicholas	
Item, that no Denizen Poulterer shall buy of a Foreign Poulterer before Prime	
Item, that no Foreign Poulterer shall harbour his poultry in the house of a Denizen Poulterer	
Item, that no Poulterer shall sell any poultry beyond the price by the Mayor thereon ordained	
Proclamation of the Price of Poultry	G 262
Also, in Book	H 16
That no Regrator shall buy victuals before the hour of Prime: also, the price of Poultry and other things	C 38

That no Regrator of fish or of Poultry shall buy before Prime rung, etc.	1. D fol. 1154
Writ of the King as to Forestallers	F 171
Poulterers elected to inspect poultry	E 94
A certain Man committed to Prison because he forestalled poultry	² E 98
Item, that no Foreign Poulterer shall sell poultry otherwise than openly, and in the places thereunto assigned	H 16
Ordinance as to the Sale of Poultry, and the Price thereof	³ H 99
Ordinance of the Brokers of ⁴ Poultry	G 164
Item, that no Cook shall take more than one penny for putting a capon in a crust	F 182
Item, that a Cook shall not take more than one penny for putting a capon or a rabbit in a crust	G 108
Ordinance of the ⁵ Pastelers	H 114, -7

Of Fripperers, and their Markets and Ordinances; and of Evechepyngges.

That there shall be no Market upon London Bridge	A 130
That the Market at ⁶ Soperslane, that is called ' ⁷ Evechepyng,' shall be abolished	B 30
That there shall be no Market in Chepe, or on Cornhul, after Curfew rung at Saint Paul's	D ⁸ 152
That there shall be no Market upon London Bridge	D ⁹ 153
Item, that ¹⁰ Fripperers shall not hold market, except between sun-rise and Noon; and that their Markets shall not be held after Vespers rung at Saint Thomas of Acon	E 130
Inquisition thereon	E 130
Commission to the Mayor and Sheriffs thereon	E 131
Execution thereof	E 131

¹ See D, fol. 157.

² See F, fol. 177.

³ See I, fol. 100.

⁴ The transcriber has mistaken *pelletria*, of 'peltry,' or 'skins,' for *pulletria*; 'of poultry.'

⁵ Cooks, or makers of pies.

⁶ On the site of the present Queen Street, in Cheapside.

⁷ 'Evening Market.'

⁸ See D, fol. 155.

⁹ See D, fol. 157.

¹⁰ Or Phelipers; dealers in frippery, otherwise old clothes and furniture.

Inquisition against the Fripperers, and how they made fine unto the Mayor l E fol 132

Item, that Fripperers who buy old clothes with budge or fur, shall sell the same as they buy them

Item, that no one shall have such clothes dubbed or fulled, and sell them for new

Item, that he who sells and buys such clothes, shall not meddle with new clothes

Item, that no one shall be rebellious against the Warden of his Mystery

G 135

Proclamation that the Market of Evechepyng upon Cornhul shall not be held after sunset G 230

Prohibition of the Market at Cornhulle after the hour of Vespers Custum. 261

That no Market shall be held upon London Bridge, or elsewhere, but in the places thereunto assigned Custum. 203

That no Market shall be held after Noon in the Street of Chepe, or elsewhere D 105

That no Market for pots, pans, and other utensils, shall be held elsewhere than at Cornhulle D 152

Fripperers elected and sworn to oversee their Mystery . . . G 88

Ordinance as to Evechepinges at Westchepe and Cornhulle . . H 278

Ordinances of the Mystery of Pelterers; and of Furs and Curriers.

Fol. 337 n.

Item, that Pelterers shall not make up sets of Furs of less than sixty skins; so that the same be of six tiers in length, of one workmanship, and not intermingled, new with old A 130

Also, of the same Horn, 267

Item, that Curriers shall take, for a thousand of ¹Grey-work, five shillings; for ²Stranlyng, Polayne, and all Black-work, 5s. 6d.; for Roskyn, 4s. 6d.; for one hundred Coney-skins of England, twelve pence; for one

¹ The meaning of Grey-work, Polayne, and Roskyn, is given in the Notes to page 243 *ante*.

² The skin of the squirrel between Michaelmas and winter.

hundred Coney-skins of Spain, eight pence; for one hundred ¹Scrympyns, seven pence; and no more 1.C fol. 50

That no one shall cause his Furs to be scoured in the high Streets in the day-time D 108

That Pelterers shall make their Furs of Assize, as¹ their Charter purports F 181

Item, that Pelterers shall make their Furs of Assize, according to the ancient custom G 107

Ordinance of the Pelterers G 162

Forfeiture of Furs G 262

Item, that Pelterers shall make up no set of Furs of less than fifty skins, and that of six tiers in length, and each by itself; and shall not intermingle old with new Custum. 206

Item, that no Pelterer shall make up sets of Furs of Peltry of less than sixty skins; so that the same be of six tiers in length; and that he shall not intermingle old with new D 156

Agreement between the Fishmongers and the Pelterers . . . F 79

Ordinance of the Brokers of ²Peltry G 164

Ordinance as to what ³Tawyers shall receive from Pelterers for their labour G 164

Charter of the Pelterers E 183

Ordinance of the Curriers for the Pelterers Horn, 258

Fines of the Pelterers for False Furs G 169

Of Harboursing Guests, [and] of Hostclers; of Hay, Horsebread, and Oats.
Fol. 338 A.

That no person shall harbour another beyond one night, unless he shall be willing to make answer for him A 129

Also, that no one shall be in the Ward beyond one day and one night, unless he be in frank-pledge, or unless his Host shall be willing to make answer for him A 129

Also, that no Broker shall take Merchant-strangers out of the City to

¹ A fur evidently inferior to the worst try.' See page 624 *ante*, Note 4.
rabbit-skins.

³ Or Curriers.

² Incorrectly written *pulletrie*, 'of poul-

transact business, or shall buy any merchandize to his own use, or be the Host of Strangers; nor shall any Stranger be Host of other Merchant-strangers 1 A fol 130

Prohibition to the effect that Portuguese shall not keep Hostel, but shall be harboured by Freeman C 45

Also, the same as to the Teutonics C 45

Livery of Hostels made for the Coronation C 93

That no Stranger shall keep ¹Hostel or Herbergerie D ²153

In the Charter of Edward, made unto the City, it is contained, that Common Hostellers, although they be not Freeman, shall bear the charges of the City E 90

In the Charter of Henry the Third it is contained, that no one shall take lodging within the City, [or] in the Portsokene E 110

Also, that Strangers shall not harbour hay, or sell it by the ³botel, but [only] by the boat-load and otherwise in gross E 179

Item, that every Hosteler shall warn his Guests not to carry arms E 194

Item, that no one shall be received if he be not of good repute E 194

Also, of the same F 70

Item, that Hostellers shall be good and sufficient persons F 182

Also, of the same G 107

Item, that no one shall go armed, or carry arms; and that Hostellers shall warn their Guests thereof G 10, 11

Item, that every Hosteler shall take the arms of his Guest, and shall keep them G 10, 11

Item, that every Hosteler and Herbergeour shall warn his Guests that they go not wandering about after Curfew rung, or carry arms G 29

Item, that no one shall harbour any one beyond a day and a night, if he be not willing to make answer for him G 72

Item, that no Hosteler shall make bread, but shall buy it of the Bakers G 135

Item, that they shall buy oats and hay at a reasonable price G 135

Item, that they shall not harbour any one, if they be not willing to make answer for him G 135

¹ I. e. Inn or Lodging-house.

² See D, fol. 157.

³ Or large bundle; a word that still sur-

vives in the expression, 'To look for a needle in a bottle of hay.'

Also, of the same l. H fol. 15

Item, that the Constables and Bedel shall have power to search Herbergeours and Hostelers, [to see] that they sell no victuals in their hostels; and that Brewsters shall not sell against the Assize G 165

Item, that Hostelers shall warn their Guests that they come in good time unto their hostels C 96

[The same] G 176

Also, of the same H 14

Item, that no person shall harbour any one beyond one night, if he does not wish to make answer for him G 196

Also, of the same G 259

Item, if Hostelers shall be attainted of being perjured, or of
Fol. 338 B. [having] false measures, they shall have the punishment thereon
ordained G 207

Item, that no Hosteler shall take for hay for one horse, a night and a day, more than two pence halfpenny; and for a bushel of oats eight pence; and that no Hosteler shall sell ale except unto his Guests G 265

Item, that no person shall harbour another beyond a day and a night, if he will not make answer for him; and that no one shall remain in any Ward beyond a day and a night, if he be not in frankpledge Custum. 202

Item, that Strangers from beyond sea shall not be Hostelers or Brokers, if they be not Freemen; and then, they shall dwell in the heart of the City Custum. 218

Item, that no Broker shall be the Hosteler of a Merchant who trades in the merchandize of which he is Broker Custum. 218

That persons from beyond sea shall not be resident as Hostelers or Herbergeours within the City, if they be not free C 16

That no one shall be Herbergeour, Broker, or Hosteler, if he be not sworn before the Mayor; and if any such shall be found at the end of one month after this Proclamation, he shall for ever be not admissible to the freedom, and nevertheless shall be adjudged to be imprisoned C 16

That no Hosteler shall harbour any person who is of ill fame beyond a night and a day, under penalty of forty shillings F 105

That no Alien who is admitted to the freedom shall keep Hostelry upon the water-side, but in the middle of the City Custum. 203

Item, that no Stranger shall keep Hostelry, or [receive] persons to his table, except his own household	1 G fol. 298
Also, the Price of hay and oats	H 15, 16
Also, of the same	H 98
Item, that no Hosteler shall make horse-bread in his house	H 16
Also, Ordinance as to Hostelers and their Guests, in Book	H 33, 84
And in	H 98
Also, the Price of hay and oats	H 35

Of Drapers, Weavers and Websters, English and Foreign, Fullers, ¹Frisers, ²Tonsers, and ³Tapisers; and of Linen-Drapers and Canvas. Fol. 345 A.

That no one shall cause cloth to be woven without the liberties for sale, under pain of forfeiture A 130

Also, that no woollen cloth shall be dyed black, except in woad, under pain of forfeiture A 130

Also, if a Dealer in Woad shall deliver woad unto any one to make Assay, he who makes such Assay, shall not pay for the quarter [of woad] as to which such Assay was made more than a certain price, by the Assayers to be named A ⁴138

Also, that cloth which ought to be fulled under feet shall not be fulled at a mill, or elsewhere, without the City

Writ thereon

Item, that six good folks of the said trade shall be charged to oversee it; and if any one shall do the contrary [of such enactments], he shall pay, the first time, ten shillings, the second time, twenty shillings, [and] the third time, twenty shillings, and shall forswear the trade C 37

Item, that no Dyer who shall dye blue ⁵burnets, or other colours, shall dye in ⁶blecche or tawny; and he who shall do so, shall pay half a mark

Item, that no one shall receive the Apprentice or Servant of another, against the wish of his Master

¹ Makers of frieze cloth, of coarse texture, with a nap on one side.

² Shearmen, or shearers of cloth.

³ Makers of tapestry and carpets.

⁴ See A, fol. 136.

⁵ Cloth made of dyed wool.

⁶ Probably, a peculiar shade of black.

Item, if any Journeyman shall borrow money or goods of his Master, or of another person, and shall agree by covenant to serve him for the same, no other person shall receive him until he shall be quit as towards his Master. 1. C fol. 37

Item, that no one shall cause cloths to be woven for sale, except in the City and Portsokene, or within the liberties, and not in Suthwerk D 158

Item, that no cloth shall be dyed ¹black except in woad . . . D 158

Item, that woad shall only be measured by those who are thereunto assigned D 158

Writ for Weavers of London, for allowing their Guild, and against the ²Burellers E 243

Writ for the Makers of Cloths from foreign parts . . . F 92

Bill sent by the Drapers unto his lordship the King . . . F 197

Writ of the King for the Foreign Merchants making cloths . . G 93

Ordinance of the Foreign Weavers G ³103

Ordinance that no Dyer or Weaver shall make any cloth .

Item, that no Dyer who dyes wool with woad, shall dye ⁴hats [or] caps } G 101

Item, that they shall dye ten pounds for eight [pence] .

Item, that no Dyer shall demand his money before that the wool is dry; and after that, they shall have their action by the Statute of Smythefelde }

Ordinance of the Foreign Weavers G 103

Item, that Shearmen shall take, for [shearing] a short cloth, twelve pence, a long cloth two shillings, and a cloth of ⁵ray two shillings F 181

Ordinance, that whensoever the Bailiffs of the Weavers, or any of them, shall be convicted of any deception, he shall pay unto the Commonalty twenty pounds G 84

Item, Ordinance as to what Shearmen shall take for a cloth . . G 107

Ordinance of the Fullers G 116

Item, that no one shall expose unwetted cloths for sale . . . G 135

¹ Or rather, blue black.

² Weavers of Burel, or Borel, a coarse, russet-coloured cloth. They seem also to have prepared yarn for weaving.

³ See G, fol. 93.

⁴ The word is *chapelletes*; meaning some kind of head-gear, the exact nature of which is, perhaps, doubtful.

⁵ I. e. a rayed, or striped cloth.

- Item, if a Shearman shall be found in default, the cloths not being wetted, he shall forfeit his shears l. G fol. 135 Fol. 845 B.
- Writ for the Weavers, as to having their Guild G 158
- Petitions of the Alien Weavers G 179
- Arbitration made between the Weavers of Flanders and other Weavers G 235
- Petition of the Fullers, that if a person buys cloth, he may buy the same at his own peril; that so they may not be summoned to view the default therein, after it is so bought G 240
- In the Statute of the King.—That cloths of ray shall be 28 ells in length, measured by the list, and five quarters in width; coloured cloths, 25 ells in length [measured] along the back, and six quarters in width G 312
- Writ [commanding] that cloths shall not be exposed for sale before they are sealed by the Sealer G 323
- Item, that no one shall cause cloths to be woven elsewhere than within the franchise Custum. 204
- Bill of the Shearmen as to their Servants F 176
- Writ [commanding] that Fullers shall not sell cloth before the Custom thereon has been paid G 19
- Item, that no one, as being a Foreigner, shall sell woven linen, or canvas, unto a Denizen, before that the same shall have been measured by the Officer of the City deputed thereunto H 16
- Item, that no long cloth shall be dyed black except in woad Custum. 204
- Item, that woad shall only be measured by those who are thereunto assigned Custum. 204
- Plea in the Iter by what Warrant the Weavers claim to have their Guild and their Bailiffs Custum. 258
- Also, that Merchant-strangers may not buy wet cloth, or make dye, within the City Horn, 230
- Also, that no one who brings woad shall measure it, but only he who shall be sworn thereunto, and that by the quarter of the City A 130
- Ordinances of the Weavers C 42
- A certain Grant made unto the Weavers, and Ordinance that they shall not work by night F 146

Ordinance for correcting defaults in cloths made by the Fullers, Weavers, and others 1 G fol. 150

Ordinance that the Weavers of Flanders shall meet at the Churchyard of Saint Laurence Pountenay, and the Weavers of Brabant at the Churchyard of Saint Mary's 'Mountenhaut, for giving their services on hire G 254

Record and Process between the Weavers and Burellers . . . E 247

That Drapers shall not untruss their packages of cloth that come from beyond sea, until the Aulnager shall have done his duty . . . E 57

Writ of the King issued as to the Aulnage of canvas, linen cloth, ²napery, and other cloths E 43

Writ for the Weavers G 134

Writ for the Tapisers G 168

Ordinance as to the Tapisers G 257

[The same] in Book E 210

Indenture [made] between the Weavers, Native and Foreign, in the six-and-twentieth year of the reign of King Edward the Third, entered in the Rolls of Deeds and Wills

How much cloths made in England ought to contain . . . Horn, 263

Ordinance as to the Fullers H 45
Fol. 346 A.

That no cloth shall be taken out of the realm before it shall have been fulled H 60

That no Subsidy or Aulnage shall be taken for cloths of ³Irlande, unless they be of Assize,—in the King's Statute H 60

Bill of the Drapers, that Strangers shall bring their cloths to sell at certain places, and not elsewhere H 85

Bill of the Websters against the Aliens, and Endorsement thereon H 89

That no Foreigner shall sell unto any Denizen woven linen, or canvas, before that it shall have been measured H 98

Articles of the Shearmen F 173

Articles of the Drapers I 39

Ordinance of the Mystery of English Weavers I 64

Ordinance of the Mystery of Fullers I 7

¹ Now called St. Mary's, Mounthaw. The church was situate on Old Fish Street Hill; but no longer exists.

² Table-cloths and napkins.

³ Ireland.

Ordinances and Articles of the Tailors.

Fol. 316 B.

That Tailors shall take for a dress garnished with silk, eighteen pence ;
for a dress garnished with thread ¹[and buckram], fourteen pence. Item,
for a coat and hood, ten pence. Item, for a long dress, garnished with
silk and cendale, 2s. 6d. Item, for a pair of sleeves [for changing], four
pence l. F fol. 181

How much a Tailor shall take for making up cloths G 107

Writ of the King as to the Guild of Tailors G 118

Articles of the Tailors G 266

Confirmation of the Charter of the Fraternity of Tailors H 274

Annulment of the freedom of Apprentices in the Craft of the Tailors I 151

Ordinance of the Tailors Horn, 264

Of Cappers, Hurers, and Hatters.

Writ of the King as to making Proclamation against Cappers who
make false caps E 74

Ordinance of the Cappers F 147

[The same] D 139

Articles of the ²Hurers, entered in the Hustings of Pleas of Land, holden
on the Monday next after the Feast of Saint Gregory the Pope [12 March],
in the six-and-thirtieth year of the reign of King Edward the Third
. [Husting Rolls]

Pleas as to Cappers and false caps Custum. 262

Ordinance of the Hurers H 318

Ordinance of the Cappers I 29

Ordinance of the Cappers, Hatters, and Hurers I 192

Ordinance of the Cappers Horn, 319

*Ordinances as to Stonemasons, Carpenters, Plasterers, Daubers,
Tilers, Pariours, Carters, and their Men. Of Lime, Tiles,
Coals, Coalmen, and Woodmongers.*

Fol. 317 A.

That Carpenters, Masons, Plasterers, Daubers, and Tilers, shall take,
between the Feasts of Saint Michael and Saint Martin [11 November],
four pence per day for everything, or else one penny halfpenny and

¹ These passages are supplied from the
original.

² Makers of Hurers, or rough, shaggy
caps.

their table, at the will of the Employer; and between the Feasts of Saint¹ Martin and of the Purification [2 February] three pence for everything, or else one penny and their table; and between the Feasts of the Purification and Easter, four pence for everything, or else² one penny halfpenny [and their table]; and between Easter and Saint Michael, five pence for everything, or else two pence, etc. And on Saturday and on a Vigil they shall take as for a whole day, and shall work until evening; and upon Sundays and Feast-days they shall take nothing. And that their Servants, and the makers of earthen walls, shall take between Saint Michael and Easter two pence for everything, and between Easter and Saint Michael three pence for everything. 1. A fol. 88

And that Paviours shall take for the toise, containing seven feet and a half in length, and the foot of Saint Paul [in breadth], two pence. And that carts which carry argil, sand, and gravel, shall take one penny; and the cart shall contain one quarter, full [and] heaped up A 88

And if any person shall give unto any Labourer more than above-mentioned, he shall pay unto the City forty shillings, without any pardon therefor; and he who takes more, shall be imprisoned for forty days A 88

Also, that no cart serving the City shall be shod with iron A 129

Also, that no cart shall enter a Churchyard with wood [or] charcoal; nor [shall come] into the City before it has made sale, except only upon Cornhulle A 130

Also, that lime shall be measured by the basket, which holds half a quarter,—well burnt and faithfully measured A 130

Also, that tiles shall be well burnt and well leaded, and of the ancient dimensions A 130

Assize as to the dimensions of the iron strakes for wheels C 54

Ordinance as to the Smiths of the³ Weald C 54

Forfeiture of the iron strakes of wheels D 125, 141

That no cart laden with wood, timber, or charcoal, shall stand anywhere but at Cornhulle D 158

Ordinance as to Paviours, and as to Lime D 159

¹ Erroneously given as 'Saint Mark.'

² Erroneously given as 'three pence.'

³ Of Kent and Sussex; where, down to the last century, there were extensive bloom-

eries, or iron-foundries. The railings of St. Paul's Churchyard were founded at Lamberhurst in Kent.

Paviours sworn duly to pave 1 E fol. 44

Writ of the King, for mending the Pavement in the City and Suburbs E 99

Ordinance that the hundredweight of burnt lime shall be sold for 3s. 6d.; and every sack for one penny, and no more E 197

Item, that Masons and Carpenters shall be sworn not to make any Purpresture in the Streets F 105

Item, that Masons, Carpenters, Plasterers, and Sawyers, shall take between Easter and Saint Michael six pence per day; and from Saint Michael to Easter, five pence; and they shall take upon the Saturday, if the week is a whole one, as for a whole day, as also on Feast-days: and for the repair of their implements they shall take nothing

Item, a Tiler shall take from Easter to Saint Michael five pence halfpenny, and from Saint Michael to Easter, four pence halfpenny

Item, that their Men, the first half year, [shall take] three pence halfpenny, and the second half year, three pence

Item, Master Daubers, the first half year five pence, and the second half year four pence; and their Men like the Men of Tilers

Fol. 317B.

Item, that no one shall pay more, under pain of [paying] forty shillings; and he who takes it, shall be imprisoned for forty days

F 181

Item, that a thousand of tiles shall be sold for five shillings, and no more

Item, the hundredweight of lime for five shillings

Item, a cart that brings sand or other thing from Algate unto the Conduit, shall take three pence, and beyond the Conduit, three pence halfpenny; and also from Crepulgate unto Chepe, three pence; and if they go beyond, three pence halfpenny: and the cart shall be of the dimensions of one quarter, heaped up . .

Item, a cart that brings water from Dowegate unto Chepe, shall take one penny halfpenny; from Castle Baynarde unto Chepe one penny halfpenny; and if they go beyond Chepe, they shall take two pence; and if they do not come so far as Chepe, one penny farthing

Item, a cart that brings merchandize from Wolwharf unto Chepe, shall take four pence l. F fol. 181

Item, for a hundred of 'talwode, sixpence, at Crepulgate; and for a hundred of faggots, four pence F 181

Ordinance that a cart, on entering and leaving [the City], shall pay for Pavage one penny; one horse loaded, one farthing; a cart that brings sand and argil, by the week, three pence; and those which bring corn and flour from Stratforde, three pence. Item, carts that bring wood for sale, [shall pay] one farthing; and charcoal for sale, one penny . . . G 58

Ordinance as to what Tilers shall take G 100

Ordinance as to what Masons, Carpenters, Plasterers, Tilers, Daubers, and their Men, shall take G 107

Item, the thousand of tiles shall be sold for seven shillings, and of lime for six shillings G 107

Item, how much carts that bring argil, sand, merchandize, and wood, shall take G 107

Ordinance as to Masons G 41

Ordinance as to Coals G 199

Ordinance that Carpenters and Masons, sworn unto the City, shall be discharged from taxation G 267

Item, that no one shall have his Pavement made higher than that of his Neighbour G 295

Item, that no Labourer shall take between Easter and Saint Michael more than six pence; and between Saint Michael and Easter, five pence; and the Saturday as a whole day, in case the week is a whole one G 295

Item, that no cart shall stand in the City with wood, timber, or charcoal, before the same has been sold Custum. 204

That lime shall be measured by quarter and bushel of Assize, and well burnt Custum. 206

Item, that tiles shall be of the ancient dimensions . . . Custum. 206

Item, that Paviours shall take for the toise of seven feet and a half only two pence Custum. 206

Also, of the same A 88

Writ [commanding] that tiles shall not be sold at excessive prices; and that Tilers shall not take excessive wages G 99

¹ I. e. 'tall wood,' fire-wood in long lengths.

Masons and Carpenters sworn unto the City	l. G fol. 203	Fol. 348 A.
The price of fire-wood, faggots, and coals, assessed by the Mayor and Aldermen	G 107	
That no Carter shall drive his cart faster when unloaded than when loaded	H 73	
That the quarter of coal shall be sold, between Saint Michael and Easter, for ten pence; and [between] Easter and Saint Michael, for eight pence, and no more	H 97	
That no one shall have his Pavement made higher than that of his Neighbours	H 98	
Proclamation as to how much Labourers should take	H 99	
Ordinance as to not using carts shod with iron	H 248	
Ordinance made as to the Wages of Masons, Plasterers, Carpenters, and other Labourers in the City of London	I 69	
How much a cart loaded ought to hold	I 63	

Ordinances of the Bowyers and Fletchers.

Fol. 348 B.

That no one of the said Mystery shall send bows unto Cornhulle, or elsewhere in the City, for sale	H 18	
A certain man, a Bowyer and Fletcher, spontaneously renounced the Mystery of the Bowyers, and [agreed that] he would hold unto the Fletchers;—and because he afterwards adopted the craft of the Bowyers, it was awarded that in future he should follow such craft of the Bowyers	H 22	
Ordinance of the Bowyers	H 296	
Ordinance of the Bowyers	I 67	
Also, Ordinance of the Bowyers and Fletchers	G 266	
Also, Ordinance of the Fletchers	I 24	

Ordinances of the Tanyers; and of Cobblers.

Ordinance of the Cordwainers	C 77	
[Of the same]	Horn, 339	
Item, that a pair of shoes of 'cordwain shall be sold for six pence;		

¹ Leather made in imitation of that of Cordova.

one pair of cow-hide, for five pence; one pair of boots of cordwain, for 3s. 6d.; one pair of cow-hide, for three shillings 1 F fol 182

Item, one pair of gloves of sheep-leather for one penny halfpenny, and the best for two pence F 182

That no cordwain or basil shall be carried out of the realm F 182

Item, that no one shall sell hides except in the Seld of Fryday-strete G 245

That Freemen may sell hides to whomsoever they may please F 20

Fine for a pair of shoes of basil sold as tawed leather F 80

Also, Fine for the like F 82

Also, shoes forfeited F 98

Articles of the Tawyers H 26, 28

Agreement between the Tawyers and Cobblers in London H 304

Ordinance of the Tawyers H 310

Ordinance of the Leathersellers H 313

Also, Ordinance as between the Cordwainers and Cobblers I 81

Ordinance as to the Cordwainers and Cobblers I 106

Annulment of a certain Ordinance as to the Cobblers, made in the time of ¹Drew Barentyn I 209

Writ as to Tawyers and Cobblers, and Return thereof I 202

Fol. 340 A.

Of Farriers, Smiths, and Armourers.

Articles of the Armourers E 133

That Farriers shall take for [putting on] a horse-shoe, of six nails, one penny halfpenny; of eight nails, two pence; and for removing the same, one halfpenny; and for [putting on] the shoe of a courser, two pence halfpenny; and of a charger, three pence; and for removing one thereof, one penny ²C 182

Ordinances of the Farriers G 56

Their Articles G 130

Item, what Farriers shall take for shoeing horses G 107

Articles of the Armourers F 133

Articles of the Smiths G 285

¹ Mayor of London, A.D. 1398 and 1408.

² This article is wanting.

The Articles of the ¹ Heaumers	1 F	fol. 142
That the Smiths who make swords, daggers, and other arms, shall have each his own mark	G	158
Item, what Farriers shall take for the shoeing of horses; that is to say, for a shoe with eight nails, two pence; and with less, one penny half-penny; and for removing the same, one halfpenny	G	298
Also, of the same	H	98
[Of the same]	H	16
Articles of the Smiths	II	296
Articles of the Furbishers	F	184

Articles of the Girdlers.

Articles of the Girdlers	F	88
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¹ Makers of helms, or helmets.

² The references originally inserted at this place have been carefully erased; but they

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Ordinance of the Tailors, before, in folio	
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¹ Makers of males, i. e. bags or trunks for the carriage of clothes.

² The Garbler was an officer whose duty it was to see that all drugs and groceries were

duly garbled, (i. e. picked) and cleansed, before sale.

³ Shoes with wooden soles.

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¹ Dressers of white leather with alum.² This reference is incorrect.³ Makers of coffer, or small chests.⁴ Makers of forciers, small caskets, cabi-nets, or chests.⁵ Makers of iron cards for carding wool.⁶ Makers of tassels, i. e. leather purses, or pouches.⁷ This and the next article are inserted in a later hand.

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¹ Workers in latten, a mixed metal resembling brass.

² Makers of tapestry and carpets.

³ See page 630 *ante*, Note 2.

Dates of the several Compilations referred to in Book IV., and now preserved at Guildhall, among the Records of the City of London.

Liber Horn, compiled about A.D. 1311—1314, 5—8 Edw. II.

Liber Custumarum, compiled about A.D. 1320, 14 Edw. II.

Letter-Book A, A.D. 1275, 4 Edw. I., to A.D. 1296, 26 Edw. I.

„ B, A.D. 1275, 4 Edw. I., to A.D. 1313, 7 Edw. II.

„ ¹C, A.D. 1291, 19 Edw. I., to A.D. 1307, 1 Edw. II.

„ D, A.D. 1309, 3 Edw. II., to A.D. 1316, 9 Edw. II.

„ E, A.D. 1313, 6 Edw. II., to A.D. 1338, 11 Edw. III.

„ F, A.D. 1338, 11 Edw. III., to A.D. 1353, 26 Edw. III.

„ G, A.D. 1353, 26 Edw. III., to A.D. 1375, 48 Edw. III.

„ H, A.D. 1376, 49 Edw. III., to A.D. 1399, 23 Rich. II.

„ I, A.D. 1399, 1 Hen. IV., to A.D. 1422, 1 Hen. VI.

„ K, A.D. 1422, 1 Hen. VI., to A.D. 1459, 38 Hen. VI.²

¹ Identical with the *Liber Niger Major*, or 'Greater Black Book,' mentioned in page 306 *ante*. ² The few references to this Book are in sections of a later date.

MAYORS OF LONDON, FROM A.D. 1189 TO A.D. 1419.

A.D.

- 1189 to 1212 Henry Fitz-Elwyne.
- 1213 Roger Fitz-Alan.
- 1214 Serlo le Mercer.
- 1215 William Hardel.
- 1216 { James Alderman (*deposed*).
 { Solomon de Basing.
- 1217 to 1222 Serlo le Mercer.
- 1223 to 1226 Richard Renger.
- 1227 to 1230 Roger le Duc.
- 1231 to 1236 Andrew Bukerel.
- 1237 Richard Renger.
- 1238 William Joynier.
- 1239 Gerard Bat.
- 1240 Reginald de Bungay.
- 1241 to 1243 Ralph Eswy.
- 1244 Michael Tovy.
- 1245 John Gizors.
- 1246 Peter Fitz-Alan.
- 1247 Michael Tovy (or Tony).
- 1248 Michael Tovy.
- 1249 Roger Fitz-Roger.
- 1250 John Norman.
- 1251 Adam de Basing.
- 1252 John Tulesan.
- 1253 Nicholas Bat.
- 1254 to 1257 Ralph Hardel.
- 1258 John Gizors.
- 1259 William Fitz-Richard.
- 1260 William Fitz-Richard.
- 1261 to 1264 Thomas Fitz-Thomas.
- 1265 { Hugh Fitz-Otho, *Warden*.
 { William Fitz-Richard, *Warden*.

A.D.

- 1266 Alan la Suche, *Warden*.
- 1267 { Thomas de Eppegrave, *Warden*.
 { Stephen de Eddeworthe, *Warden*.
- 1268 Hugh Fitz-Otho, *Warden*.
- 1269 John Adrien.
- 1270 John Adrien.
- 1271 Walter Hervey.
- ¹1272 Walter Hervey.
- 1273 Henry Waleys.
- 1274 to 1280 Gregory de Rokesley.
- 1281 to 1283 Henry Waleys.
- 1284 Gregory de Rokesley.
- 1285 Ralph de Sandwich, *Warden*.
- 1286 John Bretone, *Warden*.
- 1287 to 1292 Ralph de Sandwich, *Warden*.
- 1293 to 1296 John Bretone.
- 1297 Henry Waleys.
- 1298 Henry Waleys.
- 1299 Elias Russel.
- 1300 Elias Russel.
- 1301 to 1307 John le Blount.
- 1308 Nicholas de Farndone.
- 1309 Thomas Romeyn.
- 1310 Richer de Refham.
- 1311 John Gizors.
- 1312 John Gizors.
- 1313 Nicholas de Farndone.
- 1314 John Gizors.
- 1315 Stephen de Abingdon.
- 1316 to 1318 John de Wengrave.
- 1319 Hamo de Chiggewelle.
- 1320 Nicholas de Farndone.

¹ Down to this point the dates are according to the *Liber De Antiquis Legibus*, of the time of Edward the First, still preserved at Guildhall.

A.D.

1321 Hamo de Chiggewelle.
 1322 Hamo de Chiggewelle.
 1323 Nicholas de Farndone.
 1324 Hamo de Chiggewelle.
 1325 { Hamo de Chiggewelle (*deposed*).
 { Richard de Betoigne.
 1326 Richard de Betoigne.
 1327 Hamo de Chiggewelle.
 1328 John de Grantham.
 1329 Simon Swanlond.
 1330 John de Pounteney.
 1331 John de Pounteney.
 1332 John de Prestone.
 1333 John de Pounteney.
 1334 Reginald de Conduit.
 1335 Nicholas Wotton.
 1336 John de Pounteney.
 1337 Henry Darcy.
 1338 Henry Darcy.
 1339 Andrew Aubrey.
 1340 Andrew Aubrey.
 1341 { John Oxenford (*died*).
 { Simon Fraunceys.
 1342 Simon Fraunceys.
 1343 John Hamond.
 1344 John Hamond.
 1345 Richard Lacere.
 1346 Geoffrey Wichyngham.
 1347 Thomas Legge.
 1348 John Lovekyn.
 1349 Walter Turke.
 1350 Richard Kislingbury.
 1351 Andrew Aubrey.
 1352 Adam Fraunceys.
 1353 Adam Fraunceys.
 1354 Thomas Legge.
 1355 Simon Fraunceys.
 1356 Henry Picard.
 1357 John Stody.
 1358 John Lovekyn.
 1359 Simon Dolsely.
 1360 John Wroth.
 1361 John Pecche.
 1362 Stephen Cavendish.
 1363 John Notte.
 1364 Adam de Bury.

A.D.

1365 John Lovekyn.
 1366 John Lovekyn.
 1367 James Andrew.
 1368 Simon Morden.
 1369 John Chichester.
 1370 John Bernes.
 1371 John Bernes.
 1372 John Pyel.
 1373 Adam de Bury.
 1374 William Walworth.
 1375 John Warde.
 1376 { Adam Stable (*deposed*).
 { Nicholas Brembre.
 1377 Nicholas Brembre.
 1378 John Philipot.
 1379 John Hadley.
 1380 William Walworth.
 1381 John Northampton.
 1382 John Northampton.
 1383 to 1385 Nicholas Brembre.
 1386 Nicholas Exton.
 1387 Nicholas Exton.
 1388 Nicholas Twyford.
 1389 William Venour.
 1390 Adam Bamme.
 1391 John Hende.
 1392 William Staundon.
 1393 John Hadley.
 1394 John Fresshe.
 1395 William More.
 1396 Adam Bamme.
 1397 Richard Whittington.
 1398 Drew Barentyn.
 1399 Thomas Knolles.
 1400 John Fraunceys.
 1401 John Shadworth.
 1402 John Walcot.
 1403 William Askham.
 1404 John Hende.
 1405 John Woodcock.
 1406 Richard Whittington.
 1407 William Staundon.
 1408 Drew Barentyn.
 1409 Richard Merlawe.

A.D.

1410 Thomas Knolles.
1411 Robert Chichele.
1412 William Walderne.
1413 William Crowmer.
1414 Thomas Fauconer.

A.D.

1415 Nicholas Wotton.
1416 Henry Barton.
1417 Richard Merlawe.
1418 William Sevenoke.
1419 Richard Whittington.



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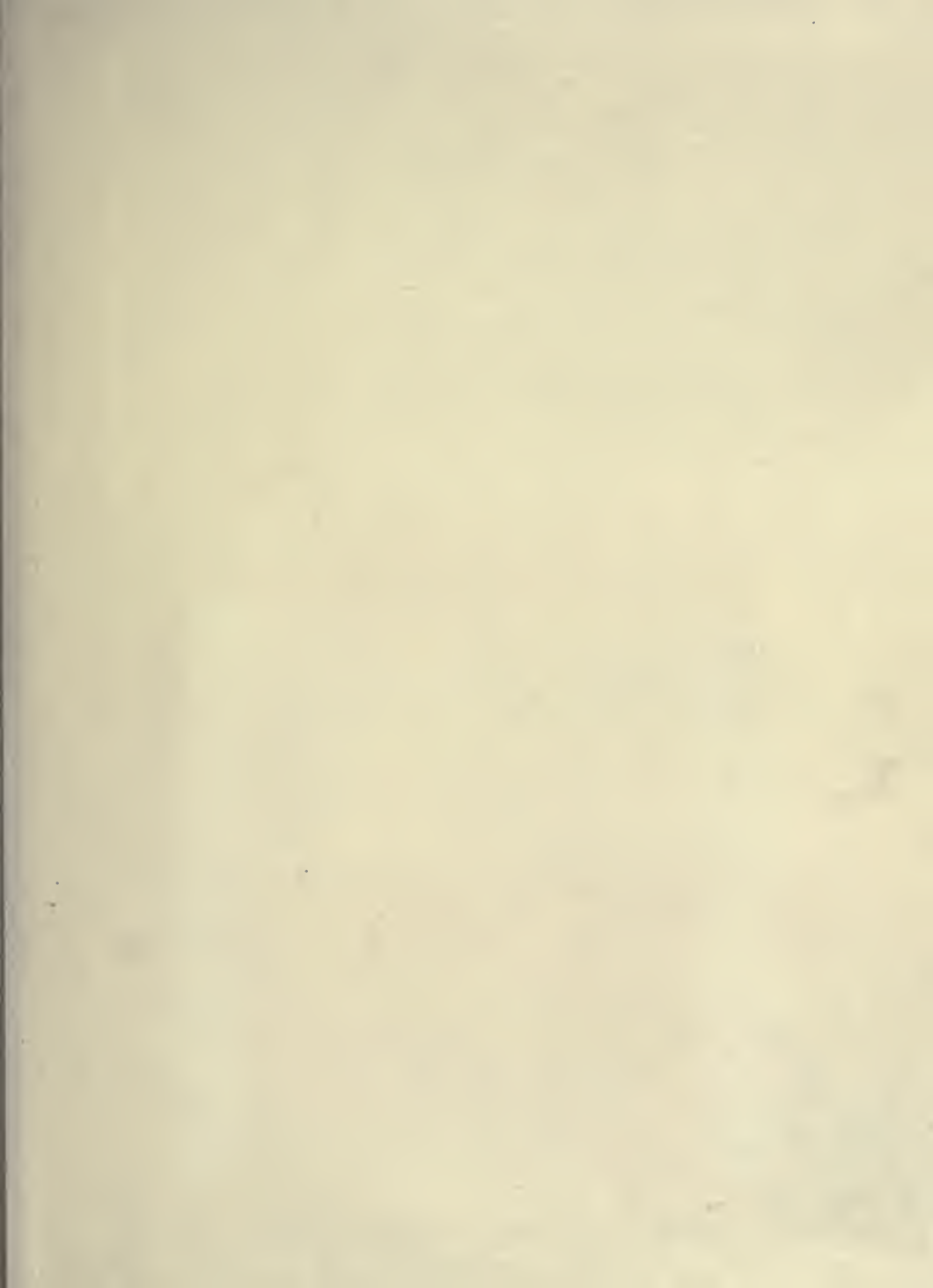
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CORRIGENDA.

- Page 331, *Note 1*, for *Preemption or forestalling*, read *Extortion*.
,, 391, line 12, for *as unto*, read *as to*.



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